19993 DRM No. 881-Org on Trust Deed Series-TRUST DE ID. MTC 1396 10 53 12438 Vol. m97 Page 4907 TUST DEED THIS TRUST DEED, made this 5TH day of MARCH , 19.90 , be CHARLES LA BUWI, JOHN A. WILSON AND RICK ZWARTVERWER, EACH AS TO AN UNDIVIDED ONE-THIRD INTEREST, AS TENANTS IN COMMON between tor, WILLIAM P. BEANDSNESS SOUTH VALLEY STATE BANK as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property LOTS 3 AND 4 IN BLOCK 3 OF RESUBDIVISION OF A PORTION OF MCLOUGHLIN HEIGHTS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON. MOUNTAIN TITLE COMPANY, ... has recorded this instrument by request as an accommodation only, and has not examined it for regularity and sufficiency or as to its effect upon the title to any real property NOTE: SECURES SOUTH VALLEY PREFERRED CREDIT LINE DATED HARCH 5, 4990 HIGH AMOUNT OF \$20,000.00 IN THE NAME OF KLAMATH PEDIATRIC CLINIC. 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 conts, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-

tion with said teal estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY THOUSAND AND NO/100

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to baneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable MARCH 5, 1991 WITH RIGHT TM FUTURE ADVANCES AND RENEWALS. The date of maturity of the debt recured by this instrument is the date, stated above, on which the linal 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 first having obtained the written consent or approval of the beneficiary, then, at the baneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. To protect the security of the terms.

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To protect the security of this trust cleed, grantor agrees: 1. To protect the security of this trust cleed, grantor agrees: 1. To protect, preserve and maintain suid property in good condition and repair; not to remove or denolish any building or improvement. Interems rot to commit or permit any washe of said property. 2. To complete or restore promptly and in good and worknanlike ranner any building or improvement which niv by constructed, damaged or destroyed thereon, and pay when due all costs in surred therefor. 3. To comply with all laws, ordinances; regulations, covenants, condi-tions and restrictions allecting said property; il the baneficiary so requess, to join in executing such linancing itatements pursuant to the Unitorm Commer-cial Code as the beneficiary may require and to pay for all ling same in the proper public offices or olices, is well as the cost of all line sarches made by filing ollicers or searching agencies as may be deemed desirable by the beneficiary.

Find in executing such inducting variation is particular to find and the proper public office or offices, cs well as the cost of all lien searches in the proper public office or offices, cs well as the cost of all lien searches in the beneficiary. To provide and continuously maintin' invance on the buildings row or hereafter stretch on the said premises against loss or damage by line of our other states of the beneficiary may from time to time require, in an amount not isable to the beneficiary may from time to time require, in a manount not isable to the beneficiary may from time to the latter; all follows of insurance shaft be delivered to the beneficiary as soon as insured; the frantor shall be to the beneficiary the provide and policy of the test liften days prior to the said premiser and to deliver and policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at 4 antor's expenses. The amount collected under unv fire or other insurance policy uny be applied by buelticiary and policy of insurance the same at 4 antor's explores. The amount collected under unv fire or other insurance policy uny be applied by buelticiary and thereof, ray be released to grantor. Such suplication or release shall be delivered in orshum thereof or may be released to grantor. Such suplication or release shall to a cure or waive any delault or notice of delix lit hereunder or invalidate any set doen pursuant to such notice. So To keep said optices and other charges that may be eviced or assessed us or negation to beneficiary with funds with which to make payment or bay for the source at its cytion, make payment thereof, ray all struct eag mentions, liens or other asystel by drantor, either by direct payment or by providing beneficiary with funds with which to make such payment, beneficiary may, at its cytion, make payment thereof, and the charge may may at the struct as aloresting thereof and by and pay may be and to any taxe, assessed and to any taxe, astruct and to any taxe, assessed and

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol suid property shall be taken under the right ol eminent domain or condemnution, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies parable is compensation for such taking, which are in excass of the amount required to gay all reasonable costs, expenses and alterney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and altorneys i fees, both in the trial and appellate courts, necessarily paid to incurred by bene-liciary in such proceedings, and the balance applied upon the indelicates and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon beneliciary's request. 9. At any time and from time to time uper written request of bene-liciary, payment of is lees and presentation of the idebitdenes, redorsement (in case of lul reconveyances, for carevilation), without all-citing the linbity of any person for the payment of the adbitdened such actions (a) consent to the making of any map or plat of shad property; (b) join in

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey. without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthluiness thereot. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5. II. Upon any delault by grantor horeunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the advancy of any security lor the indebiedness hereby secured, enter upon and take possession of said property or any part lenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the follection of such rest, sisues and prolites or compensation or awards for any taking or damade of the property, and the application or release thereol and increasing abilitor or notice.
12. Upon delault by grantor in payment of any indebtedness secured hereouter or invalidate any act done pursuant to souch notice.

property, and the application or release interval is moreshid, shall not Cull of waive any delault on notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence 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 foreclose this trust ded in equity as a mortgage or direct the trustee to foreclose this trust ded in equity as a mortgage or direct the trustee to foreclose this trust ded in equity as a mortgage or direct the trustee to foreclose this trust ded by advertisement and sale, or may direct the trustee to foreclose this trust ded in equity as a mortgage or direct the trustee to foreclose this trust ded by advertisement and sale, or may direct the trustee to foreclose this trust ded in the beneficiary of the beneficiary of the beneficiary of the beneficiary of the to foreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause due to the condication to each of the trustee of a direct on the beneficiary decide in ORS 66.735 to 86.795. The sale and any time prior to 5 days before the date the trustee conducts the sale, the dramt or default occurred. Any other default on the number of the other other as a shure to a pay, when due, sums secured by the trust deed, the default consist of a laiture to pay, when due, sums secured the the default consist of a laiture to pay, when due, sums secured the default occurred. Any other default that is capable of being time the performance required under the event of the other such as schored as a difference as an other default of the beneficiary and the default or default occurred. Any other default of the associated by the strust deed. In any case, in addition to curing the default or default of the due tof the outh of the beneficiar

and expenses actually inclusive interview is term of 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 posponed to rim separate parcels and shall sell the parcel or parcels at auction to 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 prospecty so sold, but without any coverand for warranty, expression in plied. The recitals in the deed of any matters of lac shall be conclusive profile of the trustee sells 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) line expenses of sale, in-cluding the counpensation of the truste and a reasonable charge by truste starting, (2) to the obligation secured by the trust deed, (3) to all persons having recorded line subsequent to the inferent of the trustice in the trust surgius. 16. Beneliciary may prome time to time appoint a successor of succes-ing the grant and the grant or to his successor in intervet entitled to succh surgius.

surplus, it any, to the grantor or to his successor in inferent entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any truster herein named or appointed here-under. Each such appointment and aubitution shall be made by written instrument rescured by beneficiary, which, when recorded in the mortsage records of the county or counties in which the property is situated, shall be convlusive prool of proper appointment of the successor itustee. The successor itustee acknowledged is made a public record as provided by law. Trustee is not obligated to rotily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which fantor, beneficiary or trustee shall be a party unless such action or proceeding in brought by trustee.

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NOTE. The Trust Deed Act provides that the trustee Hawander must be eitur an attainey, 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or ony agency thereof, or an escrow agent licensed under ORS 696.505 to 696.535.

	ments and agrees to si	ad with the lyne	ficiary and those	laiming under his	n, that he is law-	
The grantor cove seized in fee simp	enants and agrees to an le of said described rate	I property and h	as a valid, unenci	imbered title ther	et0	
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sonai representatives,	or not named as a beneficia	ary herein. In constr	ung mis uccu une			
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		To be used only when of	bligations have been paid.			
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