Oregan Trust Deed Series-TRUST DEED. MIC 2331559 -12

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TRUST DEED

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THIS TRUST DEED, made this 30th day of March 1990 between WALLACE W. BRADLEY AND MURICN B. BRADLEY, Co-Trustees of the BRADLEY FAMILY TRUST, uncler declaration of Trust dated October 13, 1986 as Grantor, Mountain Title Company of Klamath Count HIGHLAND COMMUNITY FEDERAL CREDET UNION as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

in Klamath County, Oregon, described as:

Lots 5 and 6 in Block 68 of BUENA VISTA ADDITION to the City of Klamath Falls, according tot he official plat thereof on file in the Office of the County Clerk of Klamath County, Oregon. Account No. 3809 029BD 16300

together with all and singular the tenements, hereditaments and uppurtenances 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-

 tere:n, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

 To protect, preserve and maintain said property in good condition drepair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.
 To complete or restore promptly and in go d and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurt of therefor.
 To comply with all laws, ordinances, rejulations, condition in executing such financing statements pursuant to the Uniform Commercial Code as the beneliciary may require and to pay lor filing same in the prograpublic offices, as well as the cost of a'l lien searches mide by filing officers or searching agencies as may be desirable by the beneliciary.

 proper pu by tiling beneficiary

chal code as the beneticiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all fien searches mrde by illing officers or searching agencies as may be devised desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now or hereatter erected on the add premises against cas or damage by the ord such other hasters as the beneficary may from true to time require, in an amount not less than S. INSULADIC VALUE...., written is policies of insurance shall be defined by the beneficary and such other hasters of any policy of insurance is the beneficary with loss parchle to the latter; all policies of insurance shall be defined by the beneficiary as soon as insurely it the grantor shall all or any resent to the beneficiary as soon as insurely in any policy of insurance new or herestist plac. I on said buildings, the beneficiary may produce the same at frantor's repense. The amount collected under any is be released to grant a such order as beneficiary may determine, or all plant or beneficiary the entire amount so collected or any part thereois may be released to grantor. Such aphibation or release shall be allowed to readic or default beneficiary with the property before any part of such trues, assessments and other charges based may call or out or out or of such trues, assessments and other charges become past due or delinguent and promythy diver receipts there in the amount so paid, with interest at the rate we for hards and the ra-cont pay hard be added to and become a part of two branes as asses-ments, insurance providing beneficiary with lunds with which to male such payment cr by providing beneficiary with lunds with which to male such payment cr by providing beneficiary with lunds with which to male such payment, beneficiary may, at its offion, make payment thereof, and the amount so paid, with interest at the rate we first in the coll and of the surf extend and for such payments, with interest or alloresaid, the pro-

el tille search as well as the output obligation and trustee's and anonce, in connection with or in enforcing this obligation and trustee's and anonce, ites actually incurred. To appear in and delerd any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee, and in any suit, action or proceeding, in which the heneficiary or trustee may appear, including any suit for the foreclosure of this deed, to puy all costs and expenses, in-cluding evidence of tille and the heneficiary's or trustee's attorney's lees; the amount of attorney's lees mentioned in this parsuftaph 7 in all cases shall be listed by the trial court and in the event of an aspeal from any judgment or decree of the trial court, frantor further agrees 10 pit, such sum as the re-pelate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that:

It is mutually afreed that: 8. In the event that any pution or all (d haid stoperty shall be (i) en unler the right of minent domain or condemnation, Leneliciary shall have the right, it is so elects, to require that all or any pution of the monies pay able as compensation her such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorry's i est necessarily paid ap slied by it first upon any reasonable costs and expenses and attorly in the trial and appellate courts, necessarily paid optimises to take work actions set ured hereby, and fantor agrees and the balance upder of point the indebted set in such proceedings, and the balance upder of the indebted estimation and letereby, and granting steads at the necessarily paid optimisms on take such actions and the result such advected to the balance of the indebted estimation of the stead and the struments factories for concellence of the indebted person prompty upon dented by 's request. 9. At any times feed from time to time to no written request of bene-ticiary, asyment of full recorregances, for cuncel is only without altesting (a) consent to the making of any map or plat of sid property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warrinty, all or any part of the property, streng figally emilted proof of the treatist therein of any matters or lacts shall be circlement of the treatist therein of any matters or lacts shall be circlement of the treatist therein of any matters or lacts shall be circlement of the treatist therein of any matters or lacts shall be circlement of the treatist therein of any matters or lacts shall be circlement of the treatist therein of any matters or lacts shall be circlement of the treatist therein of any matters or lacts shall be circlement of the treatist therein of any matters or lacts shall be circlement on this paragraph shall be not less than \$5. If upon any delault by grantor thereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-poined by mostic, and without redard to the adequacy of any security for substant and produces thereol, in its own name sue or cherwise collect the remo-ney's less upon any indebtedness secured hereby, and in such order as bene-liciary may determine. If the entering upon and taking possession of said property, the substance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as shall not cure wire any delault or notice of delault hereunder to invalidate any act done ware any delault or notice of delault hereunder to invalidate any act done ware any delault by grantor in payment of any indibutedness secured hereby in the being of the property of the being of the property, and the application or lease thereof as allores and indibutedness secured hereby or in bit reformance of any adverteement hereunder, time being of the property or in bits reformance of any adverteement here there invalidate any act done warder of in the reformance of any adverteement hereunder. Im being of the

property, and the application of fertuate interforms nontransmither and any act does waive any default or notice of default herenunder or invalidate any act does pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the gesence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable his rust deed in equity as a mortgage or direct the trustee to foreclose this rust deed advertisement and sule, or may direct the trustee to foreclose this rust deed in equity as a mortgage or direct the trustee to foreclose this rust deed advertisement and sule, or may direct the trustee to foreclose this rust deed in equity as a mortgage or direct the trustee to foreclose this rust deed in equity as a mortgage or direct the trustee to foreclose this rust deed in equity is to foreclose by advertisement and sale, the beneficiary of the beneficiary elects to foreclose by advertisement and sale, the beneficiary of the beneficiary elects to foreclose by advertisement and sale, the beneficiary of the trustee shall execute and can described real property to satisfy the obligation accured hereby whereuropuired by law and proceed to foreclose this trust deed in the manner hor the frustee has commenced foreclosure by advertisement and sale, and a any time prior to 5 days before the date the trustee conducts the sale, and at any time of the claust consists of a failure to pay, when due sum secured by the trust deed, the delault may be cured by pay with entire amount due at the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capar, when due suffact on or trust deed. In any case, in addition to curing index the obligation or trust deed. In any case, is nother delault that is capared to be and expenses actually incurred in enforcing the obligation of the trust deed together with trustees' and attro

Secures actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees 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 purcel or in separate parcels and shall sell the parcel or parcels at suction 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 property to 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 truthfulness thereoil. Any person, excluding the trustee, but including the granter and beneficiary, 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 expense of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's naturney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liens subsequent to the interest of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a success of such areason to the trustee such appoint a success of a such and their interests.

turplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-inder. Upon such appointment, which it is not successor trustee, the latter shall be value appointed here-and substitution shall be made by written instrument executed by beneficiary, which, a hen recorded in the metrage records of the county or counties in which, the property is structed, shall be conclusive proof dup or appointment of the successor trustee hereingers has trust when this deed, duly executed and acknowledged is made a public resord as provided by law. Trustee is not obligated to notily apprishers of pending sale under any other deed of be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Cerd Act provides that the trustati here nder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to businers 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 a branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. and a second second

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(SEAL)

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 has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assignt. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine 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.

Co-Trustees of the BRADLEY FAMILY TRUST, * IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the bereficiary is a creditor as such word is defined in the Truth-in-Lending /Lct and Regulation Z, the buneficiary MUST comply with the Act and Regulations by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. under Declaration of Trust dated October 13 If compliance with the Act is not required, disregard this notico. By

1990, by BRAULEY

NOTARY PUBLIC

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(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

County of Klamath

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MARION B. BRADLE

This instrument was acknowledged botors me on 4 - 3 , 1990, by

My Commission Expires

STATE OF OREGON,

WALLNCE

My

.....

TO:

(SEAL)

20 rustee B. STATE OF OREGON, Trustee County of ... This instrument was acknowledged before me on 19, by

REQUEST FOR FULL RECONVEYANCE

Is be used only whis obligations have been paid.

istary Public for Oregon

ly commission expires:

, Trustee

, 19.

The undersigned is the lagal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. 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 cance! all evidences of indebtedness secured by said trust deed (which are delivered to you hetswith 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:

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Beneficiary

Do not less or clustrey this Trust Dood OR THE NOTI: which it secures. Both must be delivered to the trustee for cancellation before nce will be made.

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TRUST DEED	(調査・1100) 主義の経営法 (1000) - 1147年1月1日(1100) (本語) - 110(年末) 主任(1100) - 110(110)	STATE OF OREGON, County ofKlamath
Eradley.	SPACE RESERVED	
High Community Federal CU 3737 Shasta Way Klamath Falls, CR 97603 Beneficiary	A second second second second	
AFTER RECORDING RETURN TO Highland see above address	Fee \$13.00	