19632 (COTT CACLON GCN) MTC #24194-K	13:00 Vol.m90 Page 17590
HODUL THIS TRUST DEED, made this	
as Grantor, MOUNTAIN TITLE COMPAN Charles J. O'Connor and M the right of survivorship as Beneficiary,	Y OF KLAMATH COUNTY igiwa Booker, not as tenants in common, but with
	WITNESSETH:
Lot 10 in Block 1 TRACT NO 1055	, SADDLE MOUNTAIN ESTATES, according to the official
	그는 것 같은 사람이 많은 것은 것 같은 것 같은 것 같이 있는 것 같이 있다.
a tana ang ang ang ang ang ang ang ang ang	za andra para sera na sainan in ma sanga da tatan para na manana ang sa maga
ogether with all and singular the tenements beredi	in de la companya de La companya de la comp
now or hereafter appertaining, and the rents, issues ion with said real estate. FOR THE PURPOSE OF SECURING PEI um of THIRTEEN THOUSAND AND NO/1 (\$13,000.00)	taments and appurtenances and all other rights thereunto belonging or in anywise and profits thereof and all fixtures now or hereafter attached to or used in connec- RFORMANCE of each agreement of grantor herein contained and payment of the
(\$13,000.00)	Dollars, with interact the
The date of maturity of the debt secured by the pecomes due and payable. In the event the within d	L .30
1. To protect the security of this trust deed, gran 1. To protect, preserve and maintain sold property in	ntor agrees: A condition franting any casement or creating any restriction thereon: (a) ising
2. To complete or restore promptly and in good at anner any building or improvement which may be construct stroyed thereon; and pay when due all costs incurred therelor, 3. To comply with all laws, ordinances, regulations, co and restrictions allecting said property; if the beneficiency	ind workmanlike frame in any reconvey, without warranty, all on any part of the property. The ted, damaged or legally entitled thereto," and the recitals therein of any matter or less that be conclusive proof of the truthluiness thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.
Oper public office or offices, as well as the cost of all lien reliciant officers or searching agencies as may be deemed d reliciant. 4. To provide and continuously maintain insurance of	ink same in the pointed by a court, and without regard to the adequacy of any security for n searches made the indebtedness hereby secured, enter upon and take possession of said prop- lesizable by the erty-or any part thereol, in its own name sue or otherwise collect the
mpanies acceptable to the beneficiary, with loss payable to licits of insurance shall be delivered to the beneficiary as s the grantor shall fail for any reason to procure any such it liver said rolinis.	the latter in 11. The entering upon and taking possession of said property, the soon as insured, insurance policies or compensation or awards for any taking or damage of the surance and to property end to be a superstantian or awards for any taking or damage of the
n of any policy of insurance now or heraiter placed on s benticiary may procure the same at grantor's expense leated under any fire or other insurance policy may be app my upon any, indebtedness secured hereby and in such order by determine, of al option of beneficiary the entire amount	waive any default or notice of default for notice of default hereinford as alorestand, shall not cure or said buildings, mustant to such notice. A The amount of the such notice of default hereinford or invalidate any act done of the such as the
done pursuant to such notice. 5. To keep said premises tree from construction liens a es, assessments jand other charges that may be levied or as inst said property before any part of such targe, assessme	invalidate any invalidate any and to pay all seesed upon or the beneficiary at his election may proceed to loreclose this trust deed by and to pay all seesed upon or the beneficiary at his election may proceed to loreclose this trust deed by and to pay all seesed upon or the beneficiary at his election may proceed to loreclose this trust deed by and to pay all the beneficiary at his election and proceed to loreclose this trust deed by the beneficiary at his election and be all the beneficiary at his election and be all the beneficiary at his trust deed by the beneficiary at his election and be all the beneficiary at his trust deed by the beneficiary at his election and be all the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the beneficiary at his the
beneficiary; should the grantor fail to make payment of an inst, insurance premiums, liens or other charges payment of an direct payment or by providing beneficiary with funds us ke such payment, beneficiary may, at its option, make pa the amount so paid, with interest at the rate set forth in (t	vectoris therefor and his election to sell the said described real property to satisfy the obligation accured hereby whereupon the trustee shall lix the time and place of sale, give with which to note thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.
at deed, shall be added to and become a part of the debt a st deed, without waiver of any rights arising from breach emants hereof and for such payments, with interest as afores thereinbelore described, as well as the grantor, shall be se extent that they are bound for the payment of the ob- cibed and the set bound for the payment of the ob-	scured by this the default or any other person so privileged by ORS 86.753, may cure of any of the sums secured by the fuel and to be added to be added by ORS 86.753, may cure of any of the sums secured by the fuel default consists of a failure to pay, when due, bound to the bound to the secured by the fuel default default may be cured by paying the bound to the be due had no default occurred. Any other default this is can be added bigation herein not then be due had no default consistered. Any other default the is can be added
der all sums secured by this trust deed immediately due an stitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust incl id search as well to the second expenses of this trust incl	the beneficiary dialuts, the person electing the cure shall pay to the beneficiary all costs and expenses actually incurred in enorcing the obligation of the trust deed luding the cost together with trustees and attorney's lees not exceeding the amounts provided
actually incurred. 7. To appear in and defend any action or proceeding the security rights or powers of beneliciary or trustee, an on or proceeding in which the beneliciary or trustee, may app with the the dependence of the security of trustee.	and altorney's place designated in the notice of sale of the time to which said sale may purporting to be postponed as provided by law. The trustee may sell the parcel or normality either in any suit, in one parcel or in separate parcels and shall sell the parcel or normality.
unt of altorney's less mentioned in this paragraph 7 in all 1 by the trial court and in the event of an appeal from any ee of the trial court grantor further agrees to pay such su alte court shall adjucy e reasonable as the beneliciary's or t s less on such appea.	ney's lees; the "filed" The recitals in the deed of any covenant or warranty, express or inter- cases shall be of the recitals in the deed of any matters of lact shall be conclusive prod- y judgment or the granted beneficiary, may purchase at the sale.
It is mutually agreed that: 8. In the event that any portion or all of said property is retheright of eminent domain or condemnation, beneliciary it, it it so elects, to require that all or any portion of the m compensation for such taking, which are in ercess of the am pay all reasonable costs, ercence and otherworks in the am	ationnes, (2) to the obligation secured by the trust deed, (3) to all persons having treeorded liens subsequent to the interest of the truste in the trust shall have the shall have the surplus, if any, to the granter or to his successor in interest section.
trred by grantor in such proceedings, shall be paid to be lied by it first upon any reasonable costs and expenses and a h in the trial and appellate courts, necessarily paid or incu ity in such proceedings, and the balance applied upon the ted berehv; and descent	16. Beneliciary may from time to time appoint a successor or succes- sarily paid or sors to any trustee named herein or to any successor trustee appointed here- neficiary and under. Upon such appointment, and without conveyance to the successor strend by bene- indebiedness and successfor trustee herein named or appointed heremoter. Each such appointment
execute such instruments as shall be necessary in obtaining ation, promptly upon beneliciary's request. 9. At any time and from time to time upon written req ry, payment of its lees and presentation of this deed and resement. (in case of this second	e such actions which, when recorded in the mortage records out the county or counties in ng auch county which the property is situated, shall be conclusive proof of proper appointment guest of bene-
liability of any person for the payment of the indebideness, consent to the making of any map or plat of said property	hout affectind shilded a made a public record as provided by law. Trustee is not

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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 except none 6.191.0016 1 en run Alcon (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: 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 socured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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 eet, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a crediter as such word is defined in the Truth-in-Leading Act and Regulation I, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If camplicare with the Act is not required, disregard this notice. 19 John \$chlee disclosures; for this purpose use Stevens-Ness Form No. 1319, o If compliance with the Act is not required, disregard this notice. California by ** John Schlee** by ********** of ************ oorl mette 99 Notary Public for Oldgor REQUEST FOR FULL RECONVEYANCE Te be used only when obligations have been paid. TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and joint of an inconcurses secured by the toregoing that doed. All such secure 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 cancel all evidences of indebtedness secured by said trust deed (which are delivered to you do 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 the water care and there could be at termes DATED: Beneficiary Do not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED hump Ene of ras of the County Creft of County of Milklamath Sec. 7 22' 2VDEPF MORELYIK ERITIES' ST. Certify that the within instrum STATE OF OREGON, (FORM Ne. 881) TEVENS NESS LAW PUB. CO., PORTLAND, ORE, 1 83. I certify that the within instrument John Schlee 18486 (Tereticornis was received for record on the 31st...day CREAME REPORTED AN and wells may marked to trainer higher a Elsinor, CA 92330 SPACE RESERVED Grantor Charles J. O'Connor & Migiwa Booker FOR 17-640 Corkill Road #74 BOOKER RECORDER'S USE ment/microfilm/reception No. 120.7 ment/microfilm/reception No. 19632, Desert Hot Springs, CA 92240 Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Mountain Title Company (coll escrow dept.) VolnarEvelyn Biehn, County Clerk 19632 3150 1450 139-14 18021 DEED TITLE By Doulesie Mullendere Deputy Fee \$13.00

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