21878		TRUST DEED	Vol. me	Page	21509
THIS TRUST DEED.	meicle this 19T R. MIGLIACCIO	day of	OCTOBER	, 79	90 , betwee
Granior,	WILLIAM P	. BRANDSNESS			
SOUTH					s Trustee, ar
Beneficiary,		WITNESSETH.			
Grantor irrevocably gran	nts, bargains, sells County, Oregoi				14.04
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertuining, and the tents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURIOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the SEAT OF -----SEVENTY-FOUR THOUSAND TWO HUNDRED AND NO/100-----

note of even date herewith, payable to be relicinary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable 10-25-94 WITH RIGHTS TO FULYER ADVANCES AND RENEWALS.

The date of maturity of the cebt secured 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 (trantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or

KLAMATH COUNTY, OREGON

sold, conveyed, assigned or alienated by the frantor without lirst then, at this beneficiary's option, all isblightions secured by this inst therein, shall become immediately due and payable.

To jurifect the sciurity of this trust deed, grantor altrees:

1. To grotect, preserve and maintain sake property in food condition and restricted, the property and the property in food condition and restricted, duraged or and restricted, duraged or more to foot the property in a property in growing the constructed, duraged or manner any building or improvement and pay when due all cool may be constructed, duraged or destroyed thereon, and pay when due all cool may be constructed, duraged or destroyed thereon, and pay when due all cool may be constructed, duraged or destroyed thereon, and pay when due all cool may be constructed, duraged or destroyed thereon, and pay when due all cool may be constructed, duraged or destroyed thereon, and pay when due all cool may be constructed, duraged or destroyed the sent in the property of the property with all laws, ordinary, provide and continued to the beneficiary on reviews and in the property of the beneficiary with a payable to the beneficiary with a payable to the beneficiary of provide and continuously maintain insuture on the Duildinds now or hereafter erected on the said precises a faint has or dama de by like property of provide and continuously maintain insuture on the fatter in an amount not less than \$\frac{1}{2}\$ beneficiary with his applied to the letter; and such other hazards as the beneficiary with his applied to the letter; and such other hazards as the beneficiary with his applied to the letter; and solve and provide and on the letter; and the destroy of the provide and the such of the sentence of insus ance that be delivered to the beneficiary as oon a fatter of the policies of insus ance that he delivered to the beneficiary with his applied to the letter of the delivered to insus and palities of the consistence of insus ance that he delivered to the latter of th

It is minimally agreed that:

It is night all entering and that any portion or all of wid property shall be taken under the right all environment or condervation beneficiary shall have the tight, it is me electe, to exquire that all or any perion of the monner payable so conspensated has such taking, which are in the saw of the amount inquired to pay all reasonable costs, expenses and altoneys few necessarily paid incurred by denote in such proceedings, that he paid to beneficiary a red applied by it lives upon any resonable costs and consense and attenny a least both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness excured benefy; and grantor afters, at its cone expense, to take such incitions and executes understanding and commented the case of the recessary in obtaining such commended the such instruments, as shall be recessary in obtaining such compensation, promptly upon beneficiary's request.

At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the role for indomentant (in case of full reconveyances, he cannellation), without effecting the lassifier of any person for the payment of this indebtedness, truster may (a) caseent to the making of any map or plut of road property; (b) join in

framing 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 frantee 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 truthulness thereof. Truste's tess of facts shall be conclusive proof of the truthulness thereof. Truste's tess of facts shall be conclusive proof of the truthulness thereof. Truste's tess of facts shall be conclusive proof of the test than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by abent or by a locaive to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession security for the indebtedness hereby secured, enter upon and take possession security for the indebtedness hereby secured, enter upon and take possession of said property, the upon any indebtedness secured hereby, and in such order as beneficiary any determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of irre and other insurance policies or compensation or awards for any taking or damade of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done 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 estence with respect to such payment and/or performance, the beneficiary may adeclare all sums secured hereby immediately due and payable. In such an event the beneficiary or this declare all sums secured by the property, which the beneficiary or the trustee to foreclose this trust deed in equity as a mort

disturts, and person extually incurred in enforcing the obligation of the trust deed together with trustees 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 parthogoned as provided by law. The trustee may sell said property either more percel or in separate paracels and shall sell the parcel or parcels at an entry percel or in separate paracels and shall sell the parcel or parcels as a shall deliver. The trustee highest bidder for cash, payable at the time of sale. Trustee the property with purchase its deed in form as required by law conveying plied. The recitals in that without any covenant or warranty, express or implied. The recitals in that without any covenant or warranty, express or implied. The recitals in the property of the purchase at the sale.

15. When trustee sells on purchase at the sale.

15. When trustee sells on purchase at the sale.

15. When trustee sells on purchase at the sale conclusive proof of the trustee and a reasonable charge by trustees shall apply the proceeds of sale to payment a provided herein, trustee shall apply the proceeds of sale to payment a provided herein, trustee shall apply the proceeds of sale to payment a provided herein, trustee statorney, (2) to the obligation secured by the truste deed, (3) to all persons having recorded liens subsequent to the interest deed, (3) to all persons surphus, it amends the property of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the truste deed as their interests may appear in the order of their priority and (4) the surphus, it amends and the surphus and the property of the successor trustee appointed herein to the successor trustee appointed herein or to any successor trustee appointed herein or to any surphus the property and the property of the successor trustee appointed in the markage records of the county or counties in which

NOTE: The Trust Read Act provides that the trainine by eviden must be either an attainery, who is an active member of the Oregon State Bar, a bank, trust company for savings and livin association systems to the bris as under the South of Oregon or the United States, a title insurance company purhated to insure title to real supports of this witte, its subsidiations, affiliates, gains or brunches, the United States or any agency thereof, or an escoping agent licensed under ORS 696.505 to 696.585.

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This deed	emplies to, inur	res to the litr	netit of and bin	nds all parties here	eto, their heirs, leg	gatees, devisees, Lowner, includin	, administrators në pledëee, oi t	
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