FORM No. 881-1-Oregon Trust Deed Series-TEUST DEED (No restriction on assign

37496	TR	ECOND K-43	570 Vol.m9	<u>/ Page 24055 @</u>
THIS TRUST DEED, made this	4th	đay of	November	19 91 between
KIMBERLY L. HAMILTON		••••••••••••••••••••••••••••••		n an
as Grantor, KLAMATH COUNTY TITLE CO MARSHELLIA RANCH, an Oregon Corpo	OMPANY Dration			, as Trustee, and

as Beneficiary.

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

The North 50 feet of Lots 612 and 613 in Block 128 Mills Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Olegon.

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST MORTGAGE IN FAVOR OF THE STATE OF OREGON, REPRESENTED AND ACTING BY THE DIRECTOR OF VETERANS' AFFAIRS.

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 rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

becomes due and payable.

Core as the beneficiary may require and to pay for filing same in the point office, as well as the cost of all lien searches made beneficiary.
A. To provide and continuously maintain insurance on the buildings of the said premises adamt loss or damage by transmostant of the said premises adamt loss or damage by transmostant not less than 3 **TULL INSURADLE VALUE**. Negative, it is and such other hazards as the beneficiary may from time or damage by transmostant not less than 3 **TULL INSURADLE VALUE**. Negative, it is and such other hazards as the beneficiary may from time or damage by transmostant not less than 3 **TULL INSURADLE VALUE**. Negative, it is and such other hazards as the beneficiary may from time or damage by transmost or insurance shall the delivered to the beneficiary as work insurance and to deliver said policies to the beneficiary the tast litteen days prior to the explasion of any policy of insurance new or hereafter placed on said buildings, the beneficiary may procure the same at frantors experse. The amount collected under any tire or other insurance policy may be applied by beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to family. Such as thereof or ansessed upon or additions such order or release that any test or developed or invalidate any act our or waive any default or notice of such at the same system or damage by the same beneficiary; should the frantor fail to make payment of any taxe, assessments, and other charges that now breadraphy deliver receipts therelow of the submet beneficiary with funds with which to make be applied to the such payment. Beneficiary with the obligation herein dens there of any stars, assessments, and other charges that nay be level or answered there is the start payment of any taxe, assessments and the frantor fail to make payment of any taxe, assessments and the frantor fail to make payable by frantor, either both any breiting may, at its option, make payates there is a star

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken wher the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it inst upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-liciary in such proceedings, and the balance applied upon the indebtedness accured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily payament, to its less and presentation of this deed and the mote for endorsement (in case of full reconvegances, for cancellation), without allecting (*) consent to the making of any map or plat of acid property; (b) join in

s the date, stated above, on which the final installment of said note draw states above, on which the final installment of said note drawing any essential of creating any restriction thereon. (c) form in any subordination or other agreement allecting this dred or the lien or charge franteel; (d) reconvey, without warranty, all or any part (d the property). The grantee in any reconvey, are may be described as the "prevent or persons leading thereoil." (d) reconvey, and the rectails there of any matters of tacts shall be conclusive proof of the truthulness thereoil. Truther's lees lor any of the persons of the truthulness thereoil. Truther's lees lor any of the persons by determine beneficiary may at any indicated thereoil, and without regard to the adjuccy of any security the appointed by a court, and without regard to the adjuccy of any security or any part thereoil, in its own name sue or othera is collect the rents, issues and profits, including those past due and unpast, and apply the same, leas costs and expenses of operation and collection, including reasonable attorney's lees upon any indictedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking proveesion of said property, the follection of such rents, issues and profits, including those past due and unpast, and apply the same, leas costs and expensesion or release therend as alour-said, shall not cure or usual data any act done pursuant to such rotee.
12. Upon delault by grantor in payment of any indebtedness secured hereby immediately due and projetty as a may determine.
13. One delault by grantor in payment of one prisma may act done pursuant to such rotee.
14. Dup delault by grantor in payment and apply the save deverse with respect to such payment and/or performance, the beneficary may at one pursuant to such rotee.
15. Upon delault by grantor in payment and said, the beneficary may delate any act done pursuant is such and thereot immediately. Gue and they of the a

together with trustee's 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 postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcel's shall deliver to the purchase its deed in form as required by law converges plied, their to the purchase its deed in form as required by law converges thall deliver to the purchase its deed in form as required by law converges plied. The recitals in the deel of any matters of fact shall be conclusive provided the truthfulness there is purchase at the sale. 15. When truster shall purchase at the base is provided herein, truster shall deliver bo the obligation secured by the truster but including the denomenation of the truster and a traxonable thrape by truster stroney. (2) to the obligation secured by the trust cent in the truster and the grantice on the granue to the interest of the truster with a stroney. (2) to the obligation secured by the trust cent in the truster and the grantice on the granue to the interest of the truster and the grantice on the grant to the interest of the truster and the grant or to have accessed in the truster and the truster and the grant or to have accessed of the truster and the trust and the sale. The grant to the interest of the truster in the trust deed as their interests may appear in the order of their privity and (4) the surplus. 16 Breneliciary may from tume to time appoint a successor or succes-tion the trustee is a successor in successor or successor.

surplus, if any, to the grantur or to his successor in interest ertitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successor to successor or successor or successor trustee appointed here under. Upon such appointment, and without conservance to the successor trustee, the latter shall be vested with all thie, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the successor trustee. To Trustee each such appointment of the successor trustee. If. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by lum. Trustee is not obligated no notily any party hereto of pending ale under any coher due shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a kank, 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, atfiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 076.503 to 676.585.

	(2) The Contract of the second state	
		siming under him, that he is law-
The grantor covenants and agrees to and y seized in fee simple of said described real	with the beneficiary and those cl property and has a valid, uriencu	mbered title thereto
I that he will warrant and forever defend th	he same against all persons whom	soever.
•		
The grantor warrants that the proceeds of the lo (a)* primarily for grantor's personal, family or f (b) for an organization, or (even it grantor is t	an represented by the above described n household purposes (see Important Notic a natural person) are for business or con	ote and this trust deed are: e below), unercial purposes.
(b) for all organization of the benefit of an This deed applies to, inures to the benefit of an This deed applies successors and assigns. The te	nd binds all parties hereto, their heirs. I erm beneficiary shall mean the holder an beneficiary in an the holder and whe	legatees, devisees, autimated of the contract nd owner, including pledgee, of the contract never the context so requires, the masculine never the context so requires, the masculine
ecured hereby, whether or not named as a beneficiary ecured hereby, whether or not named as a beneficiary ender includes the feminine and the neuter, and the si IN WITNESS WHEREOF, said gram	tor has hereunto set his hand the c	
	rranty (a) or (b) is KIMBERLY L.	HAMILTON
not applicable; if warrant in the Truth-in-Lending Act and	Ling required	<u> </u>
not applicable; it warranty to, to Truth-in-Lending Act and as such word is defined in the Truth-in-Lending Act and baneficiary MUST comply with the Act and Regulation by biselosures; for this purpose use Stevens-Ness Form No. 13 If compliance with the Act is not required, disregard this n		
CTATE OF OREGO	N, County of Klamath)ss. n <u>November 15</u> , 19.91, 19,
by KIMBERLY L.	HAMILION	, 19,
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by		
UBLIC as		, <u>(</u>)
	D. b. all	Jul Hicen Timber Oregon
	- All Allering	Notary Public for Oregon
	My commission ex	
	My commission ex	
	PEQUEST FOR FULL RECONVEYANCE	
	REQUEST FOR FULL RECONVEYANCE o be used only when obligations have been paid.	pires 12-19-92
	REQUEST FOR FULL RECONVEYANCE o be used only when obligations have been poid. , <i>Trustee</i>	pires 12-19-92
TO:	REQUEST FOR FULL RECONVEYANCE e be used enly when obligations have been paid. , Trustee Ider of all indebtedness secured by the	foregoing trust deed. All sums secured by said ou of any sums owing to you under the terms of
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