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FORIA 1 In. 201-1-Oregon Trest Dood Series-TRUST DEED (in the initian on ministerer)

47812

TRUST DEED

THIS TRUST DEED, made it is _____20th day of _____July____, 19.92 , between THOMAS R. HAMILTON

, as Trustee, and as Grantor, KLAMATH COUNTY TITLE COMPANY RICHARD N. BELCHER, Trustee of the Lisa C. Hamilton Education Trust na na service a provincia de la companya de la comp

as Beneficiary,

NE

WITNESSETH:

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

Lot 4, Block 1, TRACT No. 1165, Miracle Manor, according to the official plat thereof on file in the office of the Clerk of Klamath County, Oregon.

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-tion with said real estate

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of One Thousand Two Hundred Seventy-five and 82/100-----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and reade by grantor, the final payment of principal and interest hereol, il --(1,275.82)-----

not sooner paid, to be due and payable as provided therein.xx The date of maturity of the debt sectred by this instrument is the date, stated above, on which the final installment of said note

becomes due and payable.

becomes due and payable. To protect the security of this trust deed, grantor agrees 1. To protect, preserve and maintain said proyerty in good condition and repair; not to remove or demolish any building or improvement thereas; not to complete or restore promptly and in 4:0d and workmanive manner any building for improvement which may be constructed, glamaged or destroyed thereon, and pay when due all costs incent volume, coverants, cowi-3. To comply with all laws, ordinance. Is guilding, coverants, cowi-tions and restrictions affecting said property; if the ben-ficially sequents cover and the beneficiary may require and to pay in filling same in the proper public office or offices as well as the cover of lifting same in the beneficiary.

3. To comply with all law, indimences, ingulations, convenants, convintions and restrictions affecting said property: if its ben ficing your requests to join in executing such lineary require and to pay to think same in the proper public offices, as well as the cont of all line starches male by filing officers or searching aggreics as may it editors on the buildings of the proper public officer of others, as well as the cont of all line starches male by filing officers or searching aggreics as may it editors of the buildings more on the start of the barber of the start of all line starches male by the brenching. The barber of the start of the s

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all if said property shall be taken under the right of eminent domain or condemnstion, Beneficiary shall hav the vight, it is o elects, to require that all or any portion of the monies par-tion of the monies particle of the monies of the monies of the normal reasonable costs, expenses and alterney's tress necessarily paid or pay all reasonable costs, expenses and alterney's tress necessarily paid or incurred by grantor in such proceedings, shall be used to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tress, both in the trial and appellate courts, necessarily paid or incurred by the secured hereby; and grantor agrees, at its own expense, to take such action secured hereby; and grantor agrees, at its own expense, to take such action-pensation, promptly upon beneficiary's request. 9. At any time and from time to timit upon written request of bene-ficiary, payment of its lees and presentation of this deed and the mere of the endorscenet (in case of full reconveryances, for came lation), without altering the liability of any person for the payment of the indebtanders, truster may (a) consent to the making of any map or pitt of and property; (b) foin in

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dranting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge horeol; (d) reconvey, without warranty, all or any part of the nonperty. The grantre in any reconveyance may be described as the "person or persons leadily entitled thereol;" and the recitals there of any matters or lacts shall be conclusive proof of the truthfulness thereof. Truster's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereinder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebindness hereby secured, enter upon and take possession of said prop-rety or any part thereof, in its own name sue or otherwise collect the rents, issues and exploring those past due and urgaid, and apply the sam-ney's lees upon any indebitdness secured hereby, and in such order as ben-ficary max determine. 11. The entering upon and taking provession of said property, the collection of auch retry, issues and profiles or thereofs of line and other insurance policies or compensation on release thereof as alternation of auch retry, issues and profiles or thereofs and profiles or thereofs of thereofs of the any taking or demay the ficary max determine. 11. The entering upon and raking provession of said property, the collection of auch retry, issues and profiles or the property of the any taking or demay of the inverse only default or notice of default hereonder or invalidate any act done waive any default by grantor in payment of any indebitedness secured hereby or is his neutrons.

insurance positive of exploration or rehease thereod as adoresaid, shall not curve of waive any delault in notice of default hereunder or invalidate any sol done waive any delault in notice of default hereunder or invalidate any sol done thereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the developed in this performance of any agreement hereunder, time being of the divelare all sums secured hereby immediately due on any able. In such an investment and/or performance the beneficiary may direct the trustee to foreclose this trust deed by in equity as a mortage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose the beneficiary or in equity, which the beneficiary may other right or the trustee shall exercise to foreclose by advertisement and the obligation and his election to sell the said described real property to satisfy the obligation in the resonance provided in ORS 80.735 to 80.735. The obligation to sell the trustee has commenced for toreclose this trust and the trustee shall exercise the default in the trustee shall exercise the discurst by ORS 86.735, may cure sale, the granter or any other reprise to the claust the said of the default or default. If the default or claust the sale of the draw the is sound the at the time of the cure to the dist the trustee conducts the sale. The draw the the dist of the dauget the dist of the dauget the dist of the dauget of a say be cured by paying the obligation on trust deed. In any case, the adiation to curing the dist of the dauget the dist of the dauget of o

and expenses actually incurred in entorcing the obligation of the trust deed together with trustee's and attorney's iters 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 rester time well said property either and the time to the postponed as provided by law. The rester time well said property either and the time to the time to sale. Trustee shall deliver to the purchase its deed in torm as required by law concerning the property said the time of sale. Trustee shall deliver to the purchase its deed in torm as required by law concerning the property so said, but without any corenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any perchase at the sale.

NOTE: The Trust Deed Act provices that the tware he eunder must be either on attainey, who is an active member of the Oregon State Bar, it bank, trust company or savings and loon association multipared to de business under the lows of Oregon or the United States, a little insurance company euthorized to insure title to real property of this state, its subsidientes, alfiliates agents or branches, the United States or any agency thereof, or an escrow agent livensed under ORS 626.505 to 696.555.

16076 The grantor covenants and vigrees 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, lefatees, devisees, administrators, executors, personal representatives, successors and assigns. 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 terminine and the neutry, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has bereunto set his hand the day and year first above written. 1 THOMAS • IMPORTANT NOTICE: Delete, by lining out, \bullet hickever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor es such word is defined in the Troth-in-Lending Art and Regulation IZ, 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 compliance with the Act is not required, disegard this notice. HAMILTON STATE OF OREGON, County of Klamath)ss. This instrument was acknowledged before me on _____July_20 THOMAS R. HAMILTON by This instrument was ecknowledged before me on ... by 198 of nany I doar OFFICIAL SEAL Ngtary Public for Oregon NANCY L. DIANE NOTARY PUBLIC OREGON COMMISSION NO. 010307 My commission expires 11-1-95 REQUEST TO R FULL RECONVEYANCE To be used only when obligations have been poid 10: in march frank and a The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and eatisted. You hereby are directed, on payment to you of any sums owing to you under the terms of taid trust deed or pursuant to statute, is caroel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of suid trust deed the estate now held by you under the same, Ifail reconveyance and documents to DATED 39 Beneficiary destroy this Trust Deed OR THE NOTE which it seco delivered to the trustee for concellation before reconveyonce will be TRUST DEED STATE OF OREGON, (FORM No. BE1-1) TEVERS NESS LAW PUB. CO. PORTLAND. OF I certify that the within instrument was received for record on the ... 21stday Hamilton, Thomas R. of July , 19.92., at .9:08 o'clock A M ., and recorded والمحمدين بسياد بالمتحد والمتحد والمتحد والمتحد in book/reel/volume No. M92...... on SPACE RESERVED Gri ntor FOR Belcher, Richard N., ment/microfilm/reception No....47812, RECORDER'S USE Trustee Record of Mortgages of said County. Witness my hand and seal of Berrei i Sar County affixed. AFTER RECORDING RETURN TO RICHARD N. BELCHER Evelyn Biehn, County Clerk ATTORNEY AT LAW By Rauline Mullinde's Deputy 815 WASHBURN WAY Fee \$15.00 KLAMATH PALLS OR 97693