47813

THIS TRUST DEED, made this 20th day of July 19.92, between THOMAS R. HAMILTON

TRUST DEED

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...., as Trustee, and es Grantor, KLAMATH COUNTY TITLE COMPANY RICHARD N. BELCHER, Trustee of the Brian T. Hamilton Education Trust

as Beneficiary.

NE

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

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 tenenants, hereditaments and appurtenances and all other rights thereunto belonging or in anywise raw or hereafter appertaining, and the tents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-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-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable as provided therein XX. The date of maturity of the debt sourced by this instrument is the date, stated above, on which the final installment of said note becomes due and payable.

becomes due and payable.

becomes due and payable. To protect the security of this trust deed, grantor agrees: 1. To protest, preserve and maintain rad property in good condition and repair, not to remove or denolish any building or improvement theorem; not to compile or restore of asid property. 2. To compile or improvement which nay be constructed, damage 1 or destroyed thereon, and pay when due all costs in urred therein, covenants, it ends to compile with all laws, ordinances, regulations, covenants, it ends to an restrictions allecting and property; if the bineficient so requests in cial code as the beneficiary may require and to pay for the limit content to pay the binding or offices as well as the tost of all lion searcher rade ty filing officers or searching agencies as may be comme destrable by the beneficiary.

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It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or at ol wid property shall be taken under the right of eminent domain or condern tation, beneficiary shall buye the right, ill its ocletch, to require that all or any portion of the monies payable as compensation for such taking, which are it proves of the amount required to pay all reasonable costs, expenses and attorny's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it inst upon any reasonable costs and expense and attorny is lees, both in the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and grantor agrees, at its own expense, to take much actions secured hereby; and grantor agrees, at its own expense, to take much actions and execute such instruments as shall be necessary in obtaining such com-pendenties such intermeteria is respensed by the attent actions of the such action time and from time to ture up in whiten request of hene-licitary nayment of its fees and presentative of this deed and the mult for endorsement (in case of lull reconveyances, hr can-allation), whiten it for the liability of any person for the payment of the indebtedness, trust e may (s) consent to the making of any map or plat of said property; (b) join in

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the date, stated above, on which the linal installment of said note dranting any esternent or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge shored. (d) reconserve, without warranty, all or any part of the lien or charge shored. (d) reconserve, without warranty, all or any part of the property. The fightly entitled therein, and the recitals there in any tractory of lact shall be conducive proof of the truthulness thered. Trustee's to lact shall be conducive proof of the truthulness thered. Trustee's not negative the second state of the part of the property. The part of the property of any delault by granter hereing the second state of any of the any the part of the part of

and expenses actually incurred in enforcing the obligation of the trust deed logether with rustee's and attorney's less 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 of the time to which said sale may be postponed as provided by law of the time to which said sale may be postponed as provided by law of the time to which said sale may be postponed as provided by law of the time to which said sale may be postponed as provided by law of the time to which said sale may be postponed as provided by law of the time to be the time of sale. Trustee shall deliver to the purchassing the ded in form as required by law conveying the property so sold, but deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, recluding the trustee, but including the granter and beneficiary, may purchase at the sale. The postpone of the obligation secured by the trust deed. (3) to all persons having reharded in the truste and a reasonable charge by truster shalt apply the posteeds of sale to parment of (1) the expenses of sale in-cluding the comprosation of the truste and a reasonable charge by truster but surplies, if any, to the grantor or to his successor in interest of the truste and there inder as their interests may appear in the order of their priority and (4) the surplies, if any, to the grantor or to any succession trustee appointed here-inder the latter shall be verted with all, title, powers and duties conferred inder aubitiution shall be made by written instrument executed by beneficiary. which, when recorded in the molifage records of the country or counties in acknowleded is runde a public record of powers and duties conferred inder aubitiution shall be made by written instrument executed by beneficiary. which, when recorded in the molifage records of the country or counties in acknowleded is runde a popointer of

NOTE: The Trust Deed Act provides that the 't stee ' errunder must be either an attainey, who is an active member of the Oregan State Bar, a bank, trust company or savings and i san association authorized to ja buiness under the low of Oregan or the United States, a title insurance company authorized to insure title to rea property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency theread, or an estrow agent licensed under ORS 696-505 to 696-585.

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