

\$4007 #FF

which are in excess of the amount riquired to pay all reast nable costs, expenses and attorney's fees necessarily paid or incurred by granter in such proceedings, shall be paid is but silicary and apyled by it first upon any reasonable costs and expenses and attorney's fees, both in the tried and appollate courts, more save by paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granter is given at its own ext nee, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, privapply upon beneficiar's request.

9. At any time and from tim's to ime upon writter request of beneficiary restment of its fees and presentation of this deed and the note for endorsement (in case of little reconveyances, it cancellation), without allecting the liability of any person for the payment of the note for endorsement (in case of little reconveyances, it cancellation), without allecting the liability of any person for the payment of the note fore in any restores; (in any vision of the indebtedness, trustee may (a) times it to the making) of any map or plat of the property; (b) join in graviting any assement or creating any restriction thereon; (c) join a my reconstruction thereon; (c) join any travel of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto;" and the resilials therein of any x steries of lacts shall be conclusive proof of the truthluness thereof. Trustee's fees for any of the services mentioned in this paragraph is all be not less; then \$1.

10. Upon any default by granter increments, benefits up may at any time vithout notice, either in person, by agent or by a receiver to be appointed by a court, and writ tower, in it soom same use or otherwise collect the rems, issues and profits, including those passession of the property or any yart thereof, in it soom same use or otherwise collect the rems, issues and profits, including the property or any

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchise at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. If any, to the grantor of the any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor of successors to any trustee named herein or to any successor trustee, the latter shall be vested with all title, powers and duties conferred upon any mistee herein named or appointed hereinder. Upon such at pointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any mistee herein named or appointed hereinder. 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 property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending self-under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a peat y unless such action or proceeding is brought by trustee.

The grantor coverants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unenumbered title

and that the grantor will warrant and for ver detend the serie against all persons whomsoever.

The grantor warrants that this proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, family or how chold purposes (see Important Notice below),

(b) for an organization, or (wen it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inverse to the benefit of and S all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and a signs. The term teneficiary shall mean the holder and owner, including pledgee, of the contract secured hareby, whether or not many d as a beneficiary has in.

In construing this trust deed, it is understood that the grantor, trustee and or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to man and include the planal, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHERLOF, the grantor las executed this instrument the day and year first above written.

	out, whichever warrent; able end the beneficiary in Lending Act and Regul and Fegulation by main in Ness form No. 1319, ci es, dis egard this notice.	re creditor Filen I, the g required g required curity of
	This instrument was	acknowledged before me on
OFFICIAL SEAL SANDRA SOCRAIN NOTARY PUBLIC - OR COMMISSION NO. 02 MY COMMISSION EXPRES JULY	THE NEW E	XTH COMPANY X = 3 / (a < C) Notary Public for Oreason
		My commission expires July 7, 1997
TO:	ST POR PULL RECONVEYAL	CR (To be sted only when eblightmens have been paid.) Trustee
The undersigned is the legal deed have been fully paid and sati- trust deed or pursuant to statute, t	tied. You hereby are a	Indebtedness secured by the foregoing trust deed. All sums secured by the trust i rected, on payment to you of any sums owing to you under the terms of the indebtedness secured by the trust deed (which are delivered to you herewith tanty, to the parties resignated by the terms of the trust deed the estate now
held by you under the same. Mail r	tony yanos and docu:	ands to the state of the state
DATED:	19	
Do not lake or destroy this Trust Deed C Both must be delivered to the trustee fo	THE NOTE which it seco	1 호시나님이 (智慧) 11 원교 12 전 12
reconveyance will be made.	come issues before	Beneficiary .

PARCEL 1:

Lot 2 and the North 10 feet of Lot 3, Block 6, LAKESIDE ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-32CE TL 7200

PARCEL 2:

Lots 18 and 19, Block 4, WEST KLAMATH FALLS, FORMERLY WEST LINKVILE, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-3 CD TL 1400

PARCEL 3:

The following portion of Lot 6, Block 4, NEST KLAMATH FALLS, in the County of Klamath, State of Oregon.

Beginning at the Northeast corner of said Lot 6; thence Westerly on the line between Lot 5 and said Lot 6, 200 feet; thence Southerly, at right angles with the North line of said Lot, 52 feet; thence Easterly and par illel with said North line, 200 feet; thence Easterly and par illel with said North line, 200 feet to street line; thence Northerly along the line of said street, 52 feet to the place of beginning, being a strip of land 52 feet wide off the North side of said Lot 6, Block 4.

CODE 1 MAP 3809-32CB TL 7800

网络维尔克斯拉拉 拉拉 经金额	TO A 48 DE M D.C.	المحصفا عناعا كالمتاكا الانتا	A second of the second of
CTATE OF	ADDICAL	U COINTY	SE ELAMATH:

1.			e 111		spen Title Co		_ the	12th day
Filed	for record	at request	01		1:13 o'clockA	M and duly rec	orded in Vol.	M94
of	<u></u>	ily	_ A.D. 19		tgages on			
igili.			Ot	NO.	The second secon	n Biehn Cou	on Clerk	The second second
			HIGHE			Dandene 7	Vi 66.	ه د مند اس
FEE	\$20.()0				PUMAINE 7	1 W. C. Valenter	