
..., Deputy

422 MAIN STREET

KLAMATE FALLS, OREGON 97601

ticiary or the trustee shall execute and cruse: tion secured mereby whereupon the trustee it to foreclose this trust deed in the manur pice 13. After the trustee has commerced trustee conducts the sale, the grantor of an consists of a failure to pay, when due, turnstime of the cure other than such portion as cured may be cured by tendering the prifor fault or defaults, the person effecting the the obligation of the trust deed together with 14. Otherwise, the sale shall be led of the sale may be postoped as provided by his

which are in excess of the amount required to pay all reasonal le costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to be net; any end applied by it lists upon any reasonable costs and expenses and attorney's fees, both in the trial and applelate courts, necessarily a did or incurred it) beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor ages, at its own expense to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly a point in the trial upon written in uses to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly and the indebtedness instruments as shall be necessary in obtaining such compensation from the trial upon written in uses of the indebtedness instruments as shall be necessary in obtaining such compensation of the payment of the indebtedness instruments as shall be conclusive proof in the indebtedness instruments as shall be necessary in obtaining without warranty, all or any part if the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto" and the recitus the ein of any mar or of less shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto" and the recitus the ein of any mar or of takes shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in the property. The grantee in any reconveyance may be described as the "person or persons of the property of the services mentioned in the property of any market property of the services mentioned in the property. The grantee in any reconveyance may be described as the "person of persons of the property of the services mentioned in the property of the services mentioned may determine.

The collection of such rents, issues and profits, or the proceeds of fire taking or damage of the property, and the application or release thereof as all thereunder or invalidate any act done pursuant to such notice.

Secured hereby or in grantor's performance of any agreement hereunder, time formance, the beneficiery may declare all sums secured hereby immediately proceed to foreclose this trust deed in equity as a mortgage or direct the or may direct the trustee to pursue any other right or remedy, either at at the beneficiary elects to foreclose by advertisement and sale, the beneficiary place of sale, give notice thereof as then required by law and proceed 735 to 86.795.

Tertisement and sale, and at any time prior to 5 days before the date the all tix the time a vided in ORS 85

risement and sale, and at any time prior to 5 days before the date the rivilleged by ORS 86 753, may cure the default or defaults. If the default ist deed, the default has be cured by paying the entire amount due at the due had no default secured. Any other default that is capable of being for the obligation or trust deed. In any case, in addition to curing the deet the beneficiary all costs and expenses actually incurred in enforcing orney's fees not exceeding the amounts provided by law. The time and place designated in the notice of sale or the time to which a sell the property either in one parcel or in separate parcels and shall sell payable at the time of sale. Trustee shall deliver to the purchaser its deed without any covenant or warranty, express or implied. The recitals in the truthfulness thereof. Any person, excluding the trustee, but including the

the date and it

14. Otherwise, the sale shall be lid or the date and it the time and place designated in the notice of sale or the time to which the sale may be postponed as provided by him. The trustee nix sell the property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the light to bidder for cach payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the trustee and servicine sells pursuant to the powers provided by law conveying the property so sold, but without any coverant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the 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 lines subset unto the interest of the trustee and the trustee decidens subset unto the interest of the trustee and the trustee decidens subset unto the interest of the trustee of the trust deed as their interests may appear in the order of their priority and (4, the surplus, if an into the interest of the trustee named herein or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor to save trustee named herein or to any successor trustee interests and duties conferred upon any trustee and successor trustees to the successor trustee. The latter shall be vested with all title, nowers and duties conferred upon any trustee in named in appointed hereunder. Each such appointment and substitution shall be originally the interest that the successor trustee.

11. Trustee accepts this trust whall the deed, duly exerted and acknowledged, is made a public record as provided by law. Tru

IN WITNESS WHEREOF the grantor has mecuted this instrument the day and year first above written.

"IMPORTANT NOTICE: Delote, by lining out, which were warranty (a) a (b) is not applicable; if warranty (a) is applicable and the beneficiary is a cleditor as such word is defined in the Truth-in-Leneing / at and Regulation 7, the leneficiary MUST comply with the Act and legal tion by making a juried disclosures; for the purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregar I this notice.

ISON

TATE O!	OR	EGON, Count	of Klamat
Th is	ins t	ument was acl	nowledged be

preclosure by ad other person secured by the vould not then b ance required ure shall pay trustee's and at

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efore me on December 29

by ROLERI E. ISON at I KAREN D. ISON

This inst ument was act nowledged before me on

OFFICE SEL ON MOTARY PUBLIC - (REGON COMMISSION NO. 1871E
AY COMMISSION EXPLANATION OF THE PROPERTY OF THE PUBLIC - (REGON COMMISSION EXPLANATION OF THE PUBLIC - (

Notary Public for Oregon
My commission expires September 28, 1996

REQUEST FOIL FUL. (ECONIVEYANCE (In the used only when abligations have been paid.)

The uncersigned is the legal owner and holder of all ind't tedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You lereby are directel, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancil a levidences of ink bedness secured by the trust deed (which are delivered to you herewith the trust deed) and to receive; without warrant, to the parties designated by the terms of the trust deed the estate now

held by you under the same. Mail reconveyan: and document: o

Do not lose or destroy this Trust Deed OR THE HOTH which it secures oth must be delivated to the trustee for cancellation reconveyance will be made.

Beneficiary

Beginning at a 2" by 2" hub at the Northeast William E. Blackwood, it is by Deed recorded May 21, 1928, in Volume 78 page 512, Deed records of Klamith County, Dregon, being further described as 330 Section 10, Township 39 Soith, Range 1 East of the Willamette Meridian; thence East 91.1 feet; thence Soith 325.0 for more less to the South line of the Niselns; thence West to an intersection with the centerline of the USBR Drain; thence West to an intersection with the centerline of a line running North and South from the point of beginning; thence North along the Siniselns; of said Section 10.

EXCEPTING that port on lying within the boundaries of the USBR Drain.

EXHIBIT 'B"

THIS TRUST DEED IS AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND SUBORDINANTE TO THE TRUST DIED NOW OF RECORD, THE FIRST IRUST DEED DATED OCTOBER 18, 1978 AND RECORDED OCTOBER 18, 1978 IN VOLUME M-78 PAGE 23404, MORTGAGE RECORDS OF KALMATH COUNTY, (REIDN IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AS BENEFICIARY WHICH GECURES THE PAYMENT OF A NOTE THEREIN MENTIONED.

RICHARD T. HOGGARTH and KAREN E HOGGARTH. HUSBAND AND WIFE, BENEFICIARY HEREIN AGREE TO PAY, WHEN DUE, ALL PAY MENTS DUE IT ON SAID PROMISSORY NOTE IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN AND WILL SAVE GRANTORS HEREIN, ROBERT E. ISON and KAREN D. ISON, HUSBAND AND WIFE, 1 ARMLESS THEREFROM.

SHOULD ABOVE MENTIONED BENEF CITRIES HEREIT DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST LEED, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE LECTRED BY THIS TRUST DEED.

STATE OF OREGON COUNTY OF KLAMATH ss.
Filed for ecord at request of
FEE \$25.00 E relyn Biehn County Clerk By Waytendare