| POPM No. 881 - THUST DEED (Automatics Westkinks | OUPYTICHT THE ETENDIE NECE UNV PUBLISHING CO., POHIDABA DA SIBIN |
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| A confidence of activity this Confidence (1987 Vehices in Feature). In the neural book of 311,482 , files for carrie (align heating). | Vol. 1097 Page 2174 |
| | STATE OF OREGON, County of} ss. I extify that the within instrument was received for record on the day of, 19, at |
| Grantor's Name and Address SPACE Rit | o'clock |
| RECORD RECORD Brothes y's Rims of Address American recording, record to (Remo, Address, Zoo): KIAMATH COUNTY TITLE COMPANY | |
| 422 MAIN STREET KLAMATH FALLS, OR 97601 | By, Deputy. |
| THIS TRUST DEED, made this 21st day of | JANUARY, 19.97, between |
| HERBERT WOLF & AUDREY WOLF Husband & | Wife, as Grantor, , as Trustee, and |
| S LAWLESS ROOFING INC., DEFINED BENEFIT WITNESSE WITNESSE Grantor irrevocably grants, bargains, sells and conveys | THE |
| KLAMATH County, Oregon, described as: | alt teach |

SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE CONTRACTOR AND SEL CARIOLADE A CONTRACTOR AND A CONTRACTO

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 connection with the second the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum

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 AT MATURITY

20'

beneficiary's option⁸, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by genitor of an earnest money agreement** does not constitute a sale, conveyance or assignment.
To protect the security of this trust doed, genitor advest:
To protect the security of this trust doed, genitor advest:
To protect the security of this trust doed, genitor advest:
To protect, preserve and maintain thy pressive of the property.
To computy menony and pay when due all costs incurred therefor.
To computy with all laws, ordinances, regulations, covenants, conditions and restrictions attenting the beneficiary and require and to request, to join in excerting such imancing statements pursuent to the Unitare Commercial Code and the beneficiary may require and to request, to join in excerting such imancing statements pursuent to the functions attenting the property genital, inso or searching and by the beneficiary.
A to provide and continuously maintain indicary may from time to time require, in an amount not less than 4ULL. INSURATION of the association of any pay blo the baseling of the property genital, inso or or process any be deemed bearble by the beneficiary.
A to provide and continuously maintain indicary may from time to time require, in an amount not less than 4ULL. INSURATION of the association of any pay of the intervent and advertice of the the statisticary and developed bearbor statisticant of the statisticary.
A to provide and continuously maintain indicary may from time to time require, in an amount not less than 4ULL. INSURATION of the statisticant of the any statisticary and the buildings, the by beneficiary with loss paysable to the laters; all policies of the buildings of the statisticary into the statisticant of any advesticary and developed bearbor and such order as baselicary may determine and to buildings. The

NOTE: The Fust Dead Act provides that the trustee havenader must be either an attorney, who is an active member of the Oregon State Ear, a bank, trust company or savings and toon 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 subaldiaries, efficiency, agents or branches, the United States or any agency theread, or an ascrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's concent to complete detail.

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which we in screer of the means required W see all definited form, reprinted in the description of the second of the property and applied by it is its upon any reasonable costs and express of discover to indefendence in the second of the property and applied by its its upon any reasonable costs and express of discover to indefendence in the second of the property and applied by its its upon any reasonable costs and expression of the indefendence in the second of the property is and property independence of the second of the property independence in the second of the property independence in the second of the property independence in the second of the property is and the property independence in the second of the property independence in the second of the property independence in the second intervent of the making of any metro of photon altering the desci of the intervent of the intervent of the making of any metro of photon altering the desci on these of the property intervent of the making of any metro of photon altering the desci on the intervent of the intervent of the making of any metro of photon altering the desci on the intervent of the making of any metro of a second any reconstruction of the intervent of the making of any metro of a second any reconstruction of the intervent of the making of any metro of a second any reconstruction of the intervent of the intervent

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that granfor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to granter's contract or loan balance. If it is so added, the interest rate on the underlying contract cr loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lepsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain slone and may nor satisfy any need for property damage coverage of any inductory indicatory indinatory indicatory indicatory indicatory indicatory indinatory

(w) for an organization, or (even in granicor is a natural person) are for business or commercial purposes. This deed applies to, inutes to the benefit of and binds all parties hereto, their heirs, legatees, 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. 12

red nereby, whether or nor numea as a conclusion reaction in the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that is context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be to context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

| * IMPORTANT NOTICE: Delete, by ining doi, and the beneficiary is a creditor not applicable; if warnanty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose uso Stevens-Ness Form No. 1319, or equivalent. | RBERT WOLF WOLF |
|---|--|
| This instrument was acknowledged of | etore me on |
| OFFICIALSBEAL PATFIICIA M. JOHNSON NOTARY PUBLIC, ONEGON COMMISSION NO: 066372 MY COMMISSION EXPIRES AUG. 04, 2000 Notary I | iai 11 Shuxar Public for Oregon My commission expires aug 4, 20 |
| TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secur deed have been fully paid and satisfied. You hereby are directed, on payment frust deed or pursuant to statute, to cancel all evidences of indebtedness sec together with the trust deed) and to reconvey, without werranty, to the part | ed by the foregoing trust deed. All sums secured by the trust to you of any sums owing to you under the terms of the red by the trust deed (which are delivered to you herewith es designated by the terms of the trust deed the estato now |
| held by you under the same. Mail reconveyance and documents to | |
| DATED: Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trusteo for concellation before reconveyonce will be made. | Benélicióny |
| Leconary Buck milling under | and the second |

EXHIBIT "A" DESCRIPTION OF PROPERTY

The following described real property situated in Klamath County, Oregon.

The NEINWI of said Section 10, Township 35, South, Range 11 East of the Willamette Meridian, Klamath County, Oregon

ALSO, a parcel of land situated in the NWINE! more particularly described as follows:

Beginning at the Southeast corner of the NWiNE! of said Section 10; thence North O degrees 49'12" East, along the East boundary of the NWiNE!, 663.28 feet, more or less to the most Southerly Southeast corner of a tract of land described in Volume M79 page 695, Microfilm records of Klamath County, Oregon; thence North 88 degrees 48'24" West along the Southerly boundary fo said tract, 1320.18 feet to the North-South centerline of Section 10; thence South 0 degrees 51'44" West along said centerline to a point North 0 degrees 51'44" East 480.00 feet from the Southeast corner of the SEINWI of said Section 10; said point also being the most Northerly Northwest corner of a tract of land described in Volume M78 page 9184, Microfilm records of Klamath County, Oregon; thence South 89 degrees 08'16" East 865.00 feet; thence North 29 degrees 22'48" East, 954.34 feet to the point of beginning.

| STATE OF OREGON : COUNTY C Filed for record at request ofA ofA | F KLAMATH: ss. <u>Klamath County 7</u> A.D., 19 <u>97</u> at 2:53 <u>Mortgages</u> | ritle o'cbockPM.s on Page | the 24 th and duly recorded in Vol. <u>M97</u> 2174 Bernetha G. Leisch, County Clerk | day |
|--|---|---------------------------------|---|-----|
| \$20.00 | | by | Kartlun Kossi | |