FOI M No. 631 — THUST DEED (Aurlgament Fleshicter		COPYIEGHT INC	STEVENSHESS LAW FURUSHING CO., FORTUNI), CR \$1704
39751	NUL 77 JUL	23 M1:4Vol.	<i>M91</i> Page 193/12 @
TRUST DEED			E OF OREGON, subject of
RAYMOND AND DAWN HATCH	R	of	received for record on the day, 19, at, o'clockM., and recorded in
Grantor's Name and Address THE KLAMATH TRIBBES HOU 905 MAIN ST SUTTE HIS KLAMATH FALLS, OR 9760	ING AUTHORITY SPACE F	ESERVED book OR - ER'S USE men	/reel/volume No on page and/cr as fee/file/instru- /microfilm/reception No, rd of of said County.
After recording, reliant to (tiame, Address, 2p)	OPERSON A A PC Connection and acquestics of	affix	
	1 MTC 4	100-LW ^{By}	NAME TITLE , Deputy.
THIS TRUST DEED, mad	(1) "동생 그 나는 사람들이 가능하면 통원들이 다른 남들이 하느라 가지 않아 다시 하시네요?	[畫列出來] 人名英格兰 电电子管通讯 化二磺二酚 化二十二烷烷	38
RAMOND A. HATCHER AND AMERITITLE	DAWN M. HÄTCHER		as Grantor, as Trustee, and
	WITNESSE bargains, sells and conveys	TH:	ODY , as Beneficiary, with power of sale, the property in
Lot 4 in Block 9 of RA plat chereof on file i TOSETHER WITH an undiv	n the office of the Co	inty Clerk of	Klamath County, Oregon,
of hereniter appertaining, and the rent the property.	issues and profits thereof and all	liztures now or herea	its thereunio belonging or in anywise now iter attached to or used in connection with perein conveniend and passered withe sum

FORTY THOUSAND COLLARS AND NO/100'S

Tolliurs, with interest thereion according to the terms of a promissory note of even date herewith, psychie to beneficiary or order and made by granter, the lines psyment of principal and interest hereof, if not sooms peid, to be due and psychle JUNE / #2007.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an extrust money agreement* does not constitute a sale, conveyance or installment.

bimelicitury is option?, all obligations setured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become insteadiately due and payable. The execution by gentor of an estress money agreements? does not constitute a sale, conveyance or assignment.

1. To protect the security of this triss deed, granter agrees:

1. To protect; preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or primit any waste of the property.

2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, demaged or lestoyed thereon, and pay when due all costs incurred therefor.

2. To comply with all laws, ordriances, regulations, covenants, conditions and restrictions affecting the property; it the beneficiary of requests, to join in executing such linearing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for thing-same in the proper public office or offices, as well as the cost of all lies searches made by filing officers or exacting agencies as any be deemed desirable by the beneficiary.

4. To provide and continuously insuintain insurance on the buildings now or hereatter erected on the property against loss of damage by the and such other hawardies the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary with in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary provide and as a surface of the expiration of any policy of insurance one or leavester place of long the property is repaired to any provide and to apply provide and to deliver the policies to the beneficiary under the property are the expiration of any policy of insurance one or desirate place of the property is of the surface and promptly deliver receipts therefor to binaticiary; when the condition or

NOTE: The Trust Deed Act privides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and form association authorized to insure title laws of Oregon or the United States, a title interance company authorized to insure title to real property of this tate, its subsidiaries, offiliates, agents or branches, the United States in any agency thereof, or an estimal agent licensed under DRS 696.505 to 696.505. "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 consent in complime detail.

which are in trees of its amount required to pay all recomble costs, upeness and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to be lefticiary and applied by it tires upon any reasonable costs and expenses and attorney's less, both in the triul and appliate lowing, is expensed, and the palance applied upon the insentences secured hereby's and grainfor agreement at its own response, to take such actions and executs such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary is request.

9. At my time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtediess, trusses may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this cleed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereofy," and the recitals therein of any matters or facis shall be conclusive proof of the truthulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by 'grantor fereunder, beneficiary may at say time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take poissession of the property or miny part ribered; in its own name see or otherwise collect the rents, issues and profits, including those part flate of the property or miny part ribered; in its own name see or otherwise collect the rents, issues and profits, or the proceeds of line and other instrance pol increased increby whereupon the trustee shall fix the time and place of sale, the notice theriod as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee the commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor of any other person to privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the first deed, the default may be cured by paying the entire amount due at the trine of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the person reflecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's feet 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 the sale may be postported as provided by law. The trustee may sell the property either in one parcel or in separate parcels and shall sell this parcel or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchase its deed of any matters of fact shall be conclusive proof of the trusthuless thereof. Any person, excluding the trustee, but including the deed of any matters of the 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 frustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the successor trustee.

15. tract or lown agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneticiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes dainaged, 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 grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverege beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for properly flags to be considered in a comparation of the corp.

One of the corp of the loss represented by the above described note and that frust deed are:

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

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

(b) for an organization, or (even if grantor is a natural person, and for business or commercial purposes. This elect applies to, inures 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. In construing this must deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plurel, 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 WHEREOF, the grantor has executed this instrument the day and year first above written. HATCHER HATCHER *IMPORTANT NOTICE: Delote, by lining out, whichever warranty (a) or (b) is not applicable, if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Yruth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosure; for this purpose use Stevens-News Form No. 1319, or equivalent.

If complicate with the Act is not required, disregard this notice. STATE OF OREGON, County of FLAMATH This instrument was acknowledged before me on _JUNE by FAYMOND A. HATCHER AND DAWN M. HATCHER This instrument was acknowledged before me on LISA LEGGET - WEATHERBY NOTABY FUBLIC OREGON COMMISSION NO 049121 NY COMMISSION EXPIRES NOV. 20, 1999 My commission expires tary Public for Oregon

DEQUIST RIR FULL RECONVEYANCE (To be used only when obligations have been paid.) . Trustee The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by the trust deed have been tilly paid and satisfied. You hereby an directed, on payment to you of any sums owing to you under the terms of the trust deed of pursuant to statute, to choose all ovidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without wairanty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Ideal reconveyance and documents to Do not to be destroy this Trust Cood OR THE NOTE which it becume. Bith must be delivered to the trustee for controllation before reconveyance will be made.

Baneliciary

EXHIBIT "A."

The down payment on your home mortgage loan was made possible through the issuance of a grant by The Klamath Tribes Housing Authority. Potential repayment of the Grant would not be imposed until you resell the residence. No repayment will be imposed if you own your home for more that ten years. There will be no interest charged on the Loan.

PROMISSORY NOTE

KNOWN AS: 818 ASPENTOP, CHILOQUIN, OR Herein referred to as the "Property".

In return for a Grant that I have 'eccived (the 'Grant'), I promise to pay U.S. FORTY THOUSAND AND NO/100'S (this amount is called "Principal") to the order of the Lender. The Lender is The Klamath Tribes Housing Authority organized and existing under the Klamath Tribel Code Section 12.01. The Lender's address is 905 Main Street, suite 613, Klamath Falls, OR 97601, The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder".

In addition to the covenants and agreements made in the security instrument. Borrower and Lender further covenant and agree to the following:

PAYMENT

The entire amount owing according to the below schedule shall be due and payable in the event and on such date that all or part of the property is sold or otherwise transferred by Borrower to a purchaser or other transferree.

FORGIVENESS

Provided that Borrower complies with the terms of the Subordinate Security Instrument (described below) and the property is not sold or otherwise transferred, the announts due and payable under this note shall not become due and payable, but shall be forgiven as follows:

The principal amount of the Loan shall be reduced by a percentage of the original principal balance of the Loan for each year of the Loan according to the following:

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	CHARLES CONTRACTOR					
	5%					3
	7%					4
	8%					1 1 3 1 1
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	15%			化二烷		8
	18%					9
	21%			排放的數		- 10

Such annual reductions shall take effect in arrears on the anniversary date of the Loan. The amount of the Loan due and payable at any time shall be determined after any deduction from the principal amount of the Loan.

RIGHT TO PREPAY

Borrower has the right to prepay the principal amount of this Note.

GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by first class mail to me at the property address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by first classs mail to the Note Holder at the address stated above or at a different address if I am givien a notice of that address.

OBLIGATIONS OF PERSON UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guarantor, surety or endorser of this Note, is also obligated to do these things. Any person who takes over these obligations, including the obligation of a guarantor, surety or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

WAITERS

I and any other person who has obligations under this Note waive the rights of presentment and notice of dishonor. "Presentment" means that the right to require the Note Holder to dramand payment of amounts due. "Notice of Dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Subordinate Mortgage, Deed of Trust, or Security Deed (the Subordinate Security Instrument), dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in the Note. The subordinate Security Instrument is and shall be subject and subordinate in all respects to the liens, terms, covenants, and conditions of the First Mortgage. The Subordinate Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I own under this Note.

ATTORNEY FEES

	THE UNDERSIGNED
Witness:	
Du aug	la Companyateles
RITIOND A. HATCHER	DAVIN M., HATCHER
	Peze 2 of 12
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ATE OF OREGON: COUNTY OF K	