LOT 7 in BLOCK 15 KLAMATH RIVER ACRES FIRST ADDITION TO KLAMATH COUNTY STATE OF OREGON.

together with all and singular the cenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter upper taining, and the cente, issues and profits thereof and all tixtures now or hereafter attached to or used in connection with

THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor basein contained and payment of the sum FIVE THOUSAND and no/100

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

come immediately due and payable. The execution by granter of an earnest money agreement** does not constitute a sale, conveyance or maignment.

To protect reserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereor, not to compari or permit any weste of the property.

2. To complete or restore promptly and in good and Arbitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs insured therefor.

3. To complete or restore promptly and in good and Arbitable conditions and restrictions effecting the property; if the beneficiary so requests, to loit in associating such linearcing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for thing sume in the proper public offices or offices, as well as the cost of all lien searches made by illing officers or searching affects as may be deemed destrable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or demage by firs and such other insured as the beneficiary may from time to time require, in an amount not less than \$\frac{1}{2}\$ as soon as insured, ill the fraction chall fail for any reason to procure any buildings of insurances shall be delivered to the beneficiary as soon as insured, ill the fraction chall fail for any procure any proving any thin insurance and to deliver the policies to the beneficiary at least illseen days price to the explication of any policy of insurance now or hereafter placed on the buildings, the beneficiary may procure only any theseon, may be released to grant of any policy of insurance now or hereafter placed on the buildings, the beneficiary may procure any part theseon, may be released to grant of such restored insurance policy may be applied by beneficiary upon any indebtedness accured hereby and in such order as beneficiary may determine, or at option of beneficiary the

and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payme without notice, ship and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee insured in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred.

7. To appear in and defend any action or proceeding purposting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including widence of title and the boneficiary's or trustee's attorney less; the amount of attorney fees mentioned in this parafurther agrees to pay such sum at the appellate court and in the event of an appeal from any judgment or decree of the trial court, grantor it is maturally agreed that:

1. It is maturally agreed that:

1. It he event that any portion or all ut the property shell be taken under the width of any actually agreed that:

2. It he event that any portion or all put the property shell be taken under the width of any actually agreed that.

It is darrown) agreed that:

A. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Brest Good Act provides that the trustee is recorder must be either an atterney, who is so eather member of the Oregon State Bas, a bank, trust company or savings and have another authorized to do testings under the less of Oregon or the Genes, at title incurrance company authorized to insuce title to real property of this state, he exhibites, agrees or breaker, the Gaines or eary agency thereof, or an escrew agent licensed under ORS 696.585 to 696.585.

"WARNING: IN THE TRY A regulates and may probable exercise of this option."

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's censent in complete detail.

which are in cross of the remode in editive to pay at assemble cole, expense and ofteney's less increasily paid or insures by function and the seasons and the paid to be beneficiary and shall be paid to beneficiary and shall be paid to beneficiary and shall be paid to beneficiary and shall prove that the shall prove the paid to the stand process by stand processings, and the believes and attempts' ten, both in about and some stands are stand to the stands and attempts to the paid t WARRINGTO Unitess gramor provides beneficiary with evidence of modification coverage as required by the contract or loan aftreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary tract or toan agreement between them, betterday may potential application at grantor's expense to protect better ficiary's interest. If the collateral becomes damaged, ticarry's interest. This insurance may, our need not, also protect gramor'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 grantor has obtained property coverage elsewhere. Grantor is responsible to the cost of any insurance coverage nurchosed by heneficiary, which cost may be added to symptom our facel of for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or tor the cost or 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 ican catarice. It it is so added, the interest rate on the underlying contract or loan will apply to it. I he elective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise chain alone and may not satisfy any need for property demand coverage or any mondator. Healthy increases The coverage menenciary purchases may be considerably more expensive men insurance grantor might omerwise obtain alone and may not setisfy any need for property damage coverage or any mandatory liability insurance re-Obtain mone and may not sensity any need to: property damage coverage or any manuatory naturely of quirements imposed by applicable law.

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

(a)* prinsail, for fraction personal, family of household purposes (see Important Notice below).

(b) for an organization, or (even if fraction is a natural person) are for business or commercial purposes. This deed abplies to, incres to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, secured hereby, whether or not named as a beneficiery herein. In construing this trust deed, it is uncleasted that the grants, 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 plural, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITHING WHEREOF the dranfor has exacuted this informant the day and first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and near first above written. IIY YVII IYLOO YY FLOREUP, the grantor has executed a important Motica: itelese, by lining out, whichever warranty (a) or (b) it not supplicable; if were ity (a) is applicable and the teneficiary is a cadioor as such word is defined in the Trafficientlending Act and Regulation 7, the disclosures; for this purpose use Stevens-Ness Form No. 1379, or equivalent, if campliance with the Act is not required, disrepord this notice. Krann STATE OF OREGON, County of KLAMATH This instrument was acknowledged before me on ... January 29, by Gary W. Price & Irms M. Price, his wife This instrument was acknowledged before me on .. 48 ... OFFICIAL SEAL RICHARD H MARLATT HUTARY PUBLIC - OREGON JOHNNISSON NO 181509 achter. Touches

(The property of the CHOlary Public for Oregon My commission expires 2-16-20 STATE OF OREGON: CCUNTY OF KLAMATIE Filed for record at request of AD, 1999 at 11:11 Colore February 11:11 o'clock A. M., and duly recorded in Vol. M99

\$15.GO 1570

Mortgages

3746 Linda Smith, County Clerk by Kartlen