

TRUST DEED

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THIS TRUST DEED, made this day of April Ramon Fountain and De Ette Fountain, husband and wife THE ABSTRACT COMPANY OF EUGENE, Eugene, Oregon Harry C. Haight and Betty L. Haight, husband and wife 19 70 between April , as Grantor, As Trustee. , as Beneficiary, and WITNESSETH:

in

Lot 4 of WEST PARK ADDITION, in Klamath County, Oregon

which said described real property does not exceed three acres, together with all and singular the purtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and and fixtures now or herealter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor h Six hundred twenty four and 83/100 ----hereditaments and ap-sues and profits thereof t of the

Six hundred twenty four and 83/100 ----- Dollars, with interest according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereo

In connection with or in enforcing this obligation, and trustees and autorney -lees actually incurred. affect the security rights by power of beneficiary or trustees; and in any unit, action or proceeding in which the beneficiary or trustee; and in any unit, any unit for the foreclosure of this deed, to pay all coats and expenses, in-cluding evidence of kills deed, to pay all coats and expenses, in-cluding evidence of the mention of the second in this pay and the second amount of attorney's less mentioned in this parafraph 7 in all coats shall be amount of attorney's less mentioned in this parafraph 7 in all coats shall be amount of attorney's less mentioned in this parafraph 7 in all coats shall be amount of attorney's less mentioned in this parafraph 7 in all coats shall be are by the trial court, and in the event of an appeal from any judgment or decree of the irrai court, aronor further agrees to pay use heun as the sap-relate court shall adjudge resonable as the beneficiary's or trustee's attor-

surt shall adjudge reasonable as the beneficiary s or trustees attor-on such appeal. In the event that any portion or all of said property shall be taken in the event that any portion or all of said property shall be taken with ol eminent domain or condemnation, beneficiary shall have the it so elects, fo require that all or any portion of the monies payable meation lor such taking, which are in excess of the amount required il reasonable costs, ergeness and altorney's less necessarily paid or by grantor in such proceedings, shall be paid to beneficiary and y it first upon any reasonable costs and expenses and altorney' fees, he trial and appellate courts, necessarily paid or incurred by bene-such proceedings, and the balance applied upon the indebtedness ereby, and grantor agrees, at its own expense, to take such actions ute such instruments as shall be necessarily nobtaining such comnourred by grantor in su applied by it first upon any both in the trial and appel ficiary in such proceedings, secured hereby; and grantou and execute such instrumer

to time upon written request of bene-tation of this deed and the note for nt of its lees and prese ficiary, pay NOTA Thei Third Deed Act obvides that the trustee hereinder must be enter the form O real property under the provident of OKS Chapter 226, The subsidianter, of the start of t

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, in-cluding the lawlui leves of the trustee, and the reasonable leves of trustee's ar-torney, (2) to the obligations 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 sur-plus, il any, to the grantor or to his successor in interest entilled to such surplus. 16. For, any, tesson permitted by law beneficiary may from time to the appear of trustees or to any trustee anone does not appear of a payment. 16. For, any tesson permitted by law beneficiary may from time to any support of the support of the support. 16. Support of the support of the support of the support of the support and the support of the support. 16. For, any tesson permitted by law beneficiary may from time to any support of the support of the support of the support of the support. 16. For, any tesson permitted by law beneficiary may from time to any support of the support. 16. For the support of the

time ap appointment, and, ii be vested with rein named ur aj shall be made by erence to this tru the ollice of the h the property

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other thar TITLE ABSTRACT COMPANY OF EUGENE, Eugene, Oregon

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COMMISSION EFFECTIVE EXPIRES MIDNIGHT.

3152 The grantor covenants and agrees to and with the beneliciary and those claiming under him, that he is law-fully seized in tee simple of said described real property and has a valid, unencumbered title thereto other than conditions, restrictions of record, Deed of Trust in favor of United States National Bank, and Second Deed of Trust in favor of Beneficiary herein and that he will warrant and forever defend the same against all persons whomscever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculino gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunte set his hand and seal the day and year first above written. Sacura torm Cari (SEAL) CElle Tountan (SEAL) (SEAL) STATE OF (if the signer of the above is a corporation, Filed for reco IORS 93.4901 STATE OF OREGON, County of. this 21st STATE OF OREGON, STATE OF OREGON, County of Land 355. Personally appeared the above named landon with le the foundarie . 19 Vol. M70 Personally appeared each for himself and not one for the other, did say that the former is the and acknowledged the foregoing instrument to be president and that the latter is the (OFFICIAL SEAL) // Hoter Phile Jor Oregon Noter Phile Jor Oregon My commission expires: (OFFICIAL SEAL) Notary Public for Oregon My commission expires: To all f Sec. DEED That y ပိ Sury C and pug Disc KLAMATI hand for of the 9 -: 1,0; annarea CHG .0 212 OREGON Mortgages that ved_1 k A ż ĥ D. MILNE TRUST the integra FORM alital Witness 1 y affixed. of. certify as recei of. F h 0F appoint County 5 STATE State of O Σ execute and and to have REQUEST FOR FULL RECONVEYANCE privileges an Lot 4 of WEST PARK ADDITION, Lunton COUNTY, -Oregon to be med only when opplications pass barry the term of TO:.. The andersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you AAA said trust deed or pursuant to statute, to cancel all evidences of indeptedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to recover, without warranty, to the parties designated by the terms of said trust deed the estate new hold by you under the same. Mail reconveyance and documents to DALED: "A Pountain and Do Ette Fountain, Ausband and Wife 42-Beneficiary ٦. g_{i} (Do not lose or destroy this Trust Deed OR THE NOTE which it sec ures. Both must be delivered to the trustee for 23 4 18 -3 COMMISSION EFFECTIVE EXPIRES MIDNIGHT_ SED For