RECORDING REQUESTED BY 4930b 1. F. F. VOL\_N71 PAGE 1696 STATE OF OREGON; COUNTY OF KLAMATH; 51 ು Filed for record at request of \_\_\_\_\_Western Mutual Escrow Corp. \$ A. D. 1971 et <sup>10:42</sup> Oclock AM., and this 1st day of March ÷H, WHEN RECORDED MAIL TO duly recorded in Vol. \_\_\_\_\_\_ of \_\_\_\_\_Mtgs. on Page 1696 Robert Seccombe CU Wm D. MILNE, County Clerk 5442 Lugo uthic antheop San Bernardino, Ca. By <u>\_</u>\_\_\_\_ Fee \$1.50 Index as Trust Deed and Assignment of Rents SPACE ABOVE THIS LINE FOR RECORDER'S USE ESCROW NO. T.O. NO. T.S day of February, 1971 THIS DEED OF TRUST, made this 23rd . between 1 GARY L. PITZER AND CAROL A. PITZER, Husband and wife .... herein called TRUSTOR, whose address is Phelan, California WESTERN MUTUAL CORPORATION, a California corporation, herein called TRUSTEE, and - No ROBERT C. SECCOMBE AND M. RUTH SECCOMBE, Husband and wife as joint tenants , herein called BENEFICIARY, Witnesseth: That Trustor IRREVOCABLY GRANTS, TRANSFERS AND ASSIGNS TO TRUSTEE IN TRUST, WITH POWER OF ¥.\* County, California, described as: SALE, that property in . . That part of the Northwest 1/4 SE 1/4 of Section 26, Township 23, South, Range 9 5 East W.M. described as: BEGINNING AT the Northwest corner of the Northeast 1/4 of the Southeast 1/4, thence South along that boundary a distance of 190 feet thence east a distance of 550 feet, thence north a distance of 190 feet, thence West along the North boundary a distance of 550 feet, of 550 feet to the point of beginning, being rectangular in shape 190 feet by 550 feet, reserving however, unto the grantor, his heirs and assigns, an easement 50 \$ ... over, upon and across the Easterly 50 feet thereof. 3 2 P 1P 10 TOGETHER WITH the rents, issues and profits thereof, SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary by paragraph (10) of the provisions incorporated herein by reference to collect and apply such rents, issues and profits. For the Purpose of Securing: 1. Performance of each agreement of Trustor incorporated by reference or contained herein. r or the rurpose of Securing: 1. renormance of each agreement of Trustor incorporated by reference or contained herein. 2. Payment of the indebtedness evidenced by one promissory note of even date herewith, and any extension or renewal thereof, in the principal sum of 1,441.47 executed by Trustor in favor of Beneficiary or order. 3. Payment of such further sums as the then record owner of said property hereafter may borrow from Beneficiary, when evidenced by another note (or notes) reciting it is so secured. 1 To Protect the Security of This Deed of Trust, Trustor Agrees: By the execution and delivery of this Deed of Trust and the note secured hereby, that provisions (1) to (14), inclusive, of the fictitious deed of trust recorded in Santa Barbara County October 18, 1961, and in all other counties October 23, 1961, in the book and at the page of Official Records in the office of the county recorder of the county where said property is located, noted below opposite the name of such county, viz.: COUNTY BOOK PAGE BOOK PAGE COUNTY BOOK PAGE COUNTY BOOK PAGE COUNTY E. Santa Barbara 1878 860 3427 60 Orange 5889 611 San Bernardino 5567 61 Kern 2062 386 Ventura Los Angeles T2055 899 Riverside 3005 523 San Diego Series 2 Book 1961, Page 183887 (which provisions, identical in all counties, are printed on the reverse hereof) hereby are adopted and incorporated herein and made a part hereof as fully as though set forth herein at length; that he will observe and perform said provisions; and that the references to property, obligations, and parties in said provisions shall be construed to refer to the property, obligations, and parties set forth in this Deed of Trust. The undersigned Trustor requests that a copy of any Notice of Default and of any Notice of Sale hereunder be mailed to him at his address hereinbefore set forth. -11. 1 24 STATE OF CALIFORNIA, COUNTY OF Sen Bernardino SS 6 Signature of Truste 10 On February 23, 1971 before me, the undersigned, a Notary Public in and for said County and State, personally appeared 3 Gary L. Pitzer & Carol A. Pitzer known to me to be the person(s) whose name(s) is/are sub-scribed to the within instrument, and acknowledged to me that he/she/they executed the same. WITNESS my hand and official scal. ol A. Pitzer 14 11/altoric H. Maare 時に . (¢ tata con MADIORE H. GRUORE BOTARY PREMIC 111 SAN SERMASDING COUNTY 1 CALIFORNIA My Commission Expires March 21, 1974 المحصوصية والمراجع والم 11.1 150-ASC REV. 1-60 5M 1.2.19 ્યુ A. 1757

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- DO NOT RECORD The following is a copy of provisions (1) to (14), inclusive, of the fictitious deed of trust, recorded in each county in California, as stated in the fore-going Deed of Trust and incorporated by reference in said Deed of Trust as being a part thereof as if set forth at length therein. To Protect the Security of This Deed of Trust, Trustor Agrees:

b) Protect the Security of This Deed of Trust, Trustor Agrees:
(1) To keep said property in good condition and repair; not to remove or demolith any building thereon; to complete or restore promptly and in good is workmalike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and terlats furnished therefor; to comply with all laws affecting said property in violation of law; to cultivate, irrigate, fortiller, fungate, prune and do all other switch from the character or use of said property may be reasonably necessary, the specific onumerations herein not excluding the general.
(2) To provide, maintain and deliver to Beneficiary fire insurance satisfactory to and with loss payable to Beneficiary. The amount collected under any, fire or insurance policy may be applied by Beneficiary upon indebtaches secured hereby and in such ordu as Beneficiary may deferition of Beneficiary entire amount so collected or any part thereof may be released to frustor. Such application or release shall not cure or wave any default or notice of default euclider any act door pursuant in such ordu as therein for the rights or provide and thereof may be released to frustor. Such application or release shall not cure or wave any default or notice of default euclider of any act there of proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to pay all is and despense; including cost of widence of tille and altorney's fees in a reasonable sum, in any such action or proceeding there is no actions or proceeding to prove the any such action or proceeding to prove the any such action and with lows the action or proceeding to the sec.
(3) To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to pay all is and any multicave to any auth fractories this Deed.
(4) To pay: at least ten day, be

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due, all incumbrances, charges and liens, with interest, on said property or any part thereof, which appear to be prior or superior hereto; all costs, fees and expenses of this Trust. Should Trustor tall to make any payment or to do any act as herein provided, then Beneficlary or Trustee, but without obligation so to do and without notice to or demand upon Trustor and without releasing Trustor from any obligation hereof, may: make or do the same in such manner and to such estent as either may deem necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon said property for such purposes; appear in and defend any action or proceeding purporting to alfect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise any encumbrance, charge or Ilen which in the judgment of either appears to be prior or superior hereto; and, in exercising any such powers, pay necessary expenses, employ counsel and pay his reasonable fees.

(5) To pay immediately and without demand all sums so espended by Beneficiary or Trustee, with interest from date of expenditure at the amount allowed by law in effect at the date hereol, and to pay for any statement provided for by law in effect at the date hereof regarding the obligation secured hereby any amount demanded by the Beneficiary not to exceed the maximum allowed by law at the time when said statement is demanded.

(6) That any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof shall be paid to Beneticiary who may apply or release such moneys received by him in the same manner and with the same effect as above p of proceeds of fire or other insurance.

In the pair to behalf day who may apply or release such money received by him in the same mainer and with the same effect as above provided for disposition of proceeds of line or other invariance. (7) That by accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay. (8) That all any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and said note for endorsoment, and without affecting the personal liability of any person for payment of the indebtedness secured hereby, frustee may: reconvey any part of said projectly; consent to the making of any map or plat thereof; join in granting any easement thereon; or join in any extension agreement or any agreement subordinating the lien or charge hereof. (9) That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrander of this Deed and said note to Trustee for of any matters or facts shall be conclusive proof of the truthues thereof. The grantee in such reconvegance may be described as "the person or persons legality entitled thereto." Five years after issuance of such full reconvegance, Trustee may destroy taid note and his Deed (unless directed in such request) to relian them). (10) That as additional security, Trustor hereby gives to and confers upon beyonder the right, prior to any dealub by Trustor in payment of any indebtedness secured hereby and years of the such such and provide of said progenty, essential, such rests, issues and profits of said progenty, reserving unto Trustee for any agreement hereunder, to collect and relain such rests, issues and profits as they become due and payable. Upon any such delault, Bene-ficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by acourtin in payment of the indebtedness secured h

(iii) that upon default by Truster in payment of any indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums to stude horize.
(iii) That upon default by Truster in payment of any indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums iscured hereby immediately due and payable by delivery to Trustee of written declaration of default and demand for sale and of written notice.
(iii) That upon default by Truster in payment of any indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary any declare all sums iscured hereby immediately due and payable by delivery to Trustee shall cause to be lited for record. Beneficiary allow shall deposit with Trustee this Deed, said note and i doct may then be required by law following the record. Beneficiary allow shall deposit with Trustee this Deed, said note and in such order as it may then be required by law following the recordation of said notice of sale, either as a whole or in separate particely and in such order as it may determine, at public action to the individent of the United Sales, payable at time of sale. Trustee may then be required by law following the recordation of the and place of sale, and from time shale at or any portion of said property by public announcement at use time and place of sale. Allow of the United Sales, payable at time of sale. Trustees shall deposit for each of the declare of sale, and from time to time thereatier may post-postipe of all or all or any portion of said property by public announcement. Trustees shall deposit the durits deed conversing the property so facts that the declare of the sale. Allow parts and, each and the time short, and there is an any port of the trutholuters thereod. Allow the top any matters or facts that be conclusive proof of the trutholutes thereod.
After the ducting all costs, fees and expenses of Trustee and of the ins metrod, and in accrued inderest at hea

(12) Beneficiary, or any successor in ownership of any indebtedness secured hereby, may from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting hereunder, which instrument, exoluted by the Beneficiary and duly acknowledged and recorded in the office of the recorder of the county or counties where said property is situated, shall be conclusive proof of proper substitution of such successor Trustee or Trustees, who shall be instrument, exoluted by the Beneficiary and duly acknowledged and recorded in the office of the recorder of the county or counties where said property is situated, shall be conclusive proof of proper substitution of such successor Trustee or Trustees, who shall trustee, state-rights, powers and duly acknowledged and recorded in the office of the original Truster. Trustee and Beneficiary hereunder, the book and page where this Deed is recorded and the name and address of the new Trustee.
(13) That this Deed applies to, inures to the benefit of and binds all parties hereto, their heres, legates, devises, administrators, executors, successors and asistens. The term Beneficiary shall ment he owner and holder, including pleagees, of the note secured hereby, mether or not named as Beneficiary hereing and the angle and the feminine and/or neuter, and the singular number includes the Jural.

(14) That Trustee accepts this Trust when this Doad, duly exacuted and acknowledged, is made a public record as provided by taw. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any uction or proceeding in which Trustor. Beneficiary or Trustee shall be a party unless brought by Trustee.

## REQUEST FOR FULL RECONVEYANCE To be used only when note has been pald. TO WESTERN MUTUAL CORPORATION, TRUSTEE: Dated.....

... 19.... The undersigned is the legal owner and holder of all indebtedness secured by the within Deed of Trust. All sums secured by said Deed of Trust have been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, delivered to you here with togethere with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under the same.









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