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It is mutually agreed that:
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It is mutually agreed that:
I. In the event that any portion or all of said property shall be taken the right of eminest domain or condemnation, the beneficiary shall have the right of eminest domain or condemnation, the beneficiary shall have the right to commence, prosecult on its own appear in or defend any set of the right of eminest domain or condemnation, the beneficiary shall have the right to commence, prosecult on its own appear in or defend any set of the right of eminest domain or condemnation, the beneficiary shall have been of the right of the mount reduct the set of the second of the unore?
Inter the right of eminest domain or condemnation, the beneficiary shall be reduct the mount reduct the second between the origin of the mount reduct the second between the origin of the mount reduct the second between the second at the reduct the mount reduct the second between the second the second between the second and the second between the seco

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THIS TRUST DEED, made this 27th day of

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This trust deed shall further secure the payment of such additional money. If any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indubtedness secured by this trust deed is evidenced with the more than one note, the beneficiary may credit payments received idenced is upon any of said notes or pay of any payment on one note and part on another, as the beneficiary may elect. The grantor horious covenants to and with the trustee and the beneficiary herein that the said prealises and property conveyed by this trust deed are free and clear of all reactimbrances and that the grantor will and his belors, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsever. Subjection secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficity may at its option carry out the same, and all its expenditures there for shall new interest at the rate specified in the note, shall be and the grantor and shall be secured by the lien of this trust schede this connection, the and shall have the right in its discretion to comple any improvements made discretion it may deem necessary or advisable. The secure discretion is made the secure of the to the state to said property as in its sole discretion it may deem necessary or advisable.

It is mutually agreed that:

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property as in its sole discretion it, may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting and property; ito pay all costa, frees and expenses of this trust, including the same property; to pay all cost ito other costa and expresses of the trustee mere dilite scarch, as well as ito athorcing this obligation, and trustee's and attorney's free connection with or its phere in and defend any action or proceeding purporting actually incurred; its phere in the rights or powers of the beneficiary or trustees free in a cost costa and excine rights of evidence of tilte and attorney's reading in which the beneficiary of trustee may appear and in any such action or preceding in which the beneficiary of trustee may appear and in any such action or by the brust ficiary to foreclose this deed, and all said suus shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account.

shall be \$5.00. S. As additional accurity, grantor hereby asigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profils of the pro-perity affected by this deed and of any personal proper and profils of the pro-perity affected by this deed and of any personal profiles and profils of the pro-perity affected by this deed and of any personal profiles and profile of the pro-perity affected by this deed and of any personal profiles and profiles of the pro-perity affected by the deed and of any personal profiles and profiles and the profile of any agreement bereunder, grantor shall have the hereby or in become due and paymes, royalites and profiles earned prior to definit to foil become due and paymes, royalites and profiles earned prior to define the bere ficiary may at any time whom any default by the grant for the of by a re-ceiver to be appointed by a cost onlice, either in person, by agent or by a re-security for the indebtedness hereby and without regard to the rots, issues and profiles, including those mass are sue for or otherwise collect the same, less costs and expenses of operation and constant unpaid, and apply able attorney's fees, upon any indebtedness accured backies, and in such order as the beneficiary may determine.

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges are as writed by the for the payment of such charges as they become due the afficient at any time for the payment of such charges demand, and if not paid within ten days after such denand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

each agreement of the grantor herein contained and the payment of the sum of WEINE THOUSAND SIX HUNDRED & NO/100 (\$ 12,600.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary of order and made by the grantor principal and interest being payable in monthly installments of \$ 88.10 commencing

which said described real property does not exceed three acres, together with all and singular the appurtonances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privilegos new or hereafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awaings, venetian blinds, floor covering in place such as wall-to-wall carpeting and irrigation leum, shades and built-in ranges, dishwashers and other built-in applances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of sociaring performance of interpreting and increase of the granter has or may hereafter acquire, for the purpose of sociaring performance of interpreting and unconsection with the granter has or may hereafter acquire, for the purpose of sociaring performance of interpreting and and a social performance of a social performance of a social performance of a social performance in the purpose of social performance of a social performanc

TRUST DEED

GORDON R. SYPHERS and CHRISTY L. SYPHERS, husband and wife

WITNESSETH:

Lot 9 of YALTA GARDENS, Klamath County, Oregon.

March



 The entering upon and taking possession of said property, the collection of such rents, issues and profits or the property and other insurance points or componention or release thereof, as aborance fuel or notice of default hereunder or invitide any act done pursuants to the default induced of any matters of rates shall be conclusive profit of the above described property and furnish baseficiary on the purchaser as of the above described property and furnish baseficiary on a service shall including the required of a new loan applicant and shall mot applicate and shall be purchaser as of the sale including the trained of the sale including the crustee shall be conclusive provided herein, the the service shall provide of a new loan applicant and shall my beneficiary and the purchaser as of the sale including the crustee shall be conclusive provided herein, the the service shall applicant and shall my beneficiary and the purchaser as of the sale including the crustee sets are provided for an even on applicant and shall my beneficiary on a service charge. 	
6. Time is of the essence of this instrument and upon default by the agreement hereunder, is not in a price of the trust deced and there is a secured hereby or in performance of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of any indebtedness because to be the successor in interests appear. In the trust deced are the trust deced are the successor in interest entitled to such successor in interest entitled to such successor in interests appear. In the successor is interest entitled to such successor in interest entitled to successor in interest entitled to successor in interest entitled to such appoint interest entitles appoint as successor in interest entitled to successor in interest entitles appoint and therein or is any negative entities appoint as successor in interest entitles appoint appoint entitle is appoint appoint appoint appoint entitle is appoint app	
 and then be due had no default occurred and thereby curre like default. a. After the lapse of such time as may then be required by law following: b. After the lapse of such time as may then be required by law following: b. After the lapse of such time as may then be required by law following: c. After the lapse of such time as may then be required by law following: b. After the lapse of such time as may then be required by law following: c. After the lapse of such time as may then be required by law following: c. After the lapse of such time as may then be required by law following: c. After the lapse of such time and place fixed by lim in said notice of sale, there is a such action or proceeding is brought by the trustee. c. This deed applies to, inures to the benefit of, and blads all parties the sale of all or sale. The term 'beneficiary'' shull mean the holder and owner, including hereito in construing this iteed and whenever the context so requires, then clinary of the sale by puble and the share the sale of all or on the share the sale of all or one the sale by buble and the sale by puble and the sale the sale of all or one the sale by buble and the sale of all or one the sale by buble and the sale of all or one the sale by buble and the sale of all or one the sale by buble and the sale of all or one the sale by buble and the sale of the sale by puble and the sale by the sale of all or one the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one the sale by the sale of all or one	
IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Mondon R. Sychem (SEAL) STATE OF OREGON County of Klamath } ss. THIS IS TO CERTIFY that on this 27 day of March Notary Public this and for said county and state, personally appagred the withe send	
Notary Public in and tor said county and state, personally appeared the within named 1972, before me, the undersigned, a GORDON R., SYPHERS and CHRISTY L. SYPHERS, husband and wife to me personally known forber in identical individual.S. named in and who executed the foregoing instrument and acknowledged to me that the personally known forber in identical individual.S. named in and who executed the foregoing instrument and acknowledged to me that the personally known forber in identical individual.S. named in and who executed the foregoing instrument and acknowledged to me that The personal state freely and voluntorily for the uses and purposes therein expressed. IN TESTIMONY, WHERDOF, I have hereunto set my hand and affixed my notarial seal the day and year lost above written. U 3 L 1 C Word Type Public for Oregon Moderny Public for Oregon My commission expires:	
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DATED:	

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