FORM No. 881-Oregon Turil Pit 20-19-19-19-19-19-2-Ð TRUST DEED THIS TRUST DEED, made this 25 th day of April , 19-72 , between Clint Mills and Ann Mills, husband and wife, , as Grantor, Transomerica Title Insurance Company , as Trustee, and Charles D. Whitemore and Bonnie J. Whittemore -, as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: in The westerly 100 feet of Lot 5 in Block 50 of HOT SPRINGS ADDITION to the City of Klamath Falls, Klamath County, Oregon ....

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which said described real prop said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-nances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the tents, issues and profits thereof. If fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the of a PURPOSE DE SECURING THERE (1990) and the contained and payment of the purtenances and all fixtu

final payment of principal and interest bereaf, if not sooner paid, to be due and payable . 19

by time others to sensing against maintain insurance on the bioklings beneficiary. A To provide and continuously maintain insurance on the bioklings new or hereits extend of the and provides another to so it damage by the and such other harmes as the beneficiary may from time to time require, in

<sup>4</sup> To provide and continuously maintain instance on the buildings on the theorem event of the stands as the bench ary new tools to be during the stands of the bench ary new tools to be during the stands of the bench ary new tools to be during to the theorem to provide to the bench ary new tools the latter, all polices of instance shall be delivered to the bareform as a function of the latter, all polices of instance shall be delivered to the bareform as a bareform of an one policy of instance shall be delivered to the bareform as a bareform of an one policy of instance shall be delivered to the bareform as a bareform on an one policy of instance of the same at transfer one such as mand at both of the bareform one of the same at transfer one shall be bench and and the stands of the same at transfer exceptible bench and the origin of provide under any the original most one of the same at transfer exceptible bench and part there in the same at transfer exceptible bench and the original part therein, and the relation of the original part therein, and the original motion of the original part therein, and the related to granter. Such applied to be bench are such that an other of dealth thermology of the and part of the same defined of an original to the same stands. Such after any part of such takes promptic deliver person to be such as a start of promptic deliver person to be and other that the mark partner of an tare. Areas meet, and the ease start the dealt descend and the same start and the same start. The provide part of the provide part of the provide part of an tare, areas and the part of the dealt descend and the same start. Areas areas the part of the origin and prompti deliver part of the theore there that the the definition of an tare. Areas and the part of the provide part of an tare, areas and the part of the dealt with a start areas at both at the origin and provide part of an tare. Areas and the part of the origin and and the charkes part and the same area of the start and the same areas a start of

court shall adjudge reasonance as an even such appeals. It is mutually agreed that: At is mutually agreed that: S. In the event that any partient or all of said property shall be a the right of eminent domain or condemnation, herein any shall have if is a elects, to require that all or any parties the monies pa-generation for such taking which are in even of the monies pa-all reasonable costs, expenses and attorneys been necessarily of the transfer of the proceedings, shall be paid to beneficiances a be it in such appealate courts, necessarily paid or incurred by , in such proceedings, and the balance applied upon the induction be been and grantor agrees, at its own expense, to take such as been been and grantor agrees, at its own expense, to take such as to be the such as taken ve the avable quired aid or unac. right, if a as compens, to pay all incurred in Sed by ses, at its shall be vessars in obtai

any time and from time to time upon written request of hene-nt of its lees and presentation of this deed and the note for ficiary.

De due and payable endorsement (in case of hill reconservance, for concellation), and the liability of any person for the payment of the indefinedies, (a) consent to the making of any map or plat of such property, function and exercise of exercised any exercise of the endefinedies, subordination or other advectment attention the endefined thereof, (d) reconvey, without warranty, all or any part of the parameters in any reconservance may be described as the person legally entitled thereor, and the treatility for the the parame-ters of the parameters of the strength of the parameters of the conclusive proof of the truthfulness thereof. Trusties, fees to service monitories of the parafaging half he use these than 35 services monitories of the stratification because yield as the with the parafaging half he with the adaptacy of any the undefined may default by stratific the adaptacy of any the undefined may default by stratific the adaptacy of any the undefined may and region of the adaptacy of any the undefined may and the parafaging and the parafaging and the stratic monitor in parameters of parameters of the origination of the parafaging of the adaptacy of any the undefined may including these parafaging and the parameters of the stratic strength of the stratic strength of the stress and products including these parafaging and appe-ters of any determine. thout affect

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costs and expenses of operation and collection, including reasonable at s lees upon any indebitedness secured hierday, and in such order as b ity may determine. The entering upon and taking possession of said property, either of such territy, issues and possible, or the proceeds of the anit either of such territy, issues and possible, or the proceeds of the anit either of such territy, issues and possible, or the proceeds of the anit either of such territy, and independent of a subject of shall not con-servers, and the application or release thereod as aboreand shall not con-evers, and chault or notice of default hereunder or myclidate any act of sum to such notice. estlar; to

of to such notice. 12. Upon default by ground for the hyperbornance of or the hyperbornance of all sums secured hereby hyperborn at his election may nortgage in the manner the trustee to brechose 12. Upor firreby or in his dictare all sums beneficiary at h as a mortgage i direct the truste the latter event recorded his wra an written notice roperts to satisfy the in the time and pla 24 proceed to force lo 240 56 795. 11 - 1 tice i the sale, give notice the trust devil in the se of . Se this 56 740

(i) protocols is an annual time provided by  $\delta$  of using the data set is  $\lambda$  to  $\delta\delta$  (28). (i)  $\delta\delta\delta$  (28), the definition of the set of the data set is a strength of the timber is set. The fraction of the time set is a strength of the data which the terms of the thread and the end set of the time set of the data which the terms of the thread set of the entries of the oblightion and trachers and atterness definition (18). The time term set of the strength o 15 the paste ORS 56.7 rich the obligation obligation

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and only the terms of the oblighted and truthes and attracts been indicated the terms of the oblighted and truthes and attracts these is the based on default occurred, and thereby curre the default in which all been been to be an end of the set of the principal as would be all there been the set of the base of the truthes and at the ter-phane definition in the network of the base of the truthes and the based of the set of the base of the truthes and at the ter-phane definition in the network of the truthes must set of the property and definition in the network of the truthes must set of the truth and the highest builder be each, parable at the time of safe. The property of the default any core and or arrange, curves of the property of set of all of all families that some the default of the highest builder the reach parable at the truth of the base of the truth the default any core and or arrange, curves of the property of the default any core and or the states, but used the function of the parable of the safe. The truth of the truthese is the the default of the parable of the truthese site. If When truthese the parable of the truth default of the truth the default of the parable of the truth default of the truthese the default of the parable of the truth default of the truthese is attempts. (2) In the obligation of the interest of the truthese of the truthese default the interests may appear in the offer of the truthese in the default as their interests may appear in the other of the principal of surplus. the trustee the date and at the time and is max sell sail property enlog sell the constance of the d or purels at of sale Trustee

rplus. 16. For any reason permitted by law beneficiary may from time to use a point a successor or successors to any trutter named herein or to any creative numeric herein or to any creative to the successor truster. Byon such appointment, and without mercanic to the successor truster, the latter shall be verted with all trille wers and dones conferred upon any truster herein named or appointed trutter and substitution shall be made by written drumder trutter by the successor grant deal substitution shall be rested by the drug deal substitution shall be beneficiary, containing reference to this trust deal substitution.

made trust or oi shall br a .

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

et an uttorney, who is an active member of the Oregon State Bur, a bank, trust company Livis of Oregon or the Reviet States, or a title insurance company authorized to insure title to

an the second 1. 17. 4549 北京 . and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 10 -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 constraing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \*IMPORTANT NOTICE: Delete, by lining nut, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the beneficiary MUST comply with the Truth-in-Lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N form No. 1306, or equivalent. Clint NHIL millo (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.470) STATE OF OREGON. STATE OF OREGON, County of County of Channell, 19 33. Personally appeared the above named Channell, 19 32. Personally appeared the above named Channell, 19 32. and acknowledged the foregoing instru-) 55. , 19 Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the Meres 9 **B** president and that the latter is the ment to be Acer voluntary act and deed. secretary of , a corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed, Before me: Laco (OFFICIAL SEAL) Notary Public for Oregon .: ) 8 My commission expires: 4 on the 19 72, recorded that the within instruð Grantor Beneficiary County Title. seal 4548 RUST DEED PORTLAND. OHE 1 record andand page 1 () () () o'clock P. M. FORM No. 881 ] KLame th hand aí was received for ŏ STATE OF OREGON CO. LAN PUB. CO. April Record of Mortgages D. MILNE my. HE I certify Witness Ы County of County affixed ð COUNTY Σ day. H 12:19 book WW. ment t, 8 . i, it 1 REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. TO: , Trustee The undersigned is the lefal owner and holder of all indebtedness secured by the foregoing 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 berewith todether with said trust deed) and to recommen without wareness to the anticipation design that the terms of the secure of the terms of ter sale that used of pursuant to statute, to cancer an evidences of miseoreaness secured by sale trust deed (which are derivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary or destroy this Trust Deed OR

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