

the result of their request that grantee accept such deed and was their free and voluntary act and by said deed hereby consent to the Trustee's conveyance of the Deed of Trust to the Beneficiary, that at the time of making said deed the decoments felt and still feel that the indebtodness secured by said Deed

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of Trust above mentioned represented the fair value of the property so deeded; that said deed was not given as a preference against any other creditors of the deponents, that at the time it was given there was no other person or persons, firms or corporations interested, either directly or indirectly in said premises; that the deponents are solvent and have no other creditors whose rights would be prejudiced by such conveyance, and that deponents are not obligated upon any note, bond, mortgage, or other deed of trust whereby any lien has been created or exists against the premises described in said deed; and that deponents in offering to execute the aforesaid deed to the grantee therein, and in executing same, were not acting under any duress, undue influence, misapprehension or misrepresentation by the Beneficiary or the agent or attorney or any other representative of said Beneficiary, and that it was the intention of the deponents as grantors in said deed to convey and by said deed the deponents did convey to the grantee therein all their right, title and interest absolutely in and to the premises described in said decd.

That the aforesaid deed and conveyance made by the deponents was executed and delivered with the express understanding that it does not operate, even though placed of record, to effect such a merger of interests as to extinguish the Deed of Trust lien, and that its receipt by the grantee does not constitute legal delivery and shall be of no binding force or effect whatsoever until such time as the grantee consents to the acceptance of such deed, such consent to be evidenced by the acceptance and approval of title by the Federal Housing Commissioner, who has insured the Deed of Trust on said premises. The receipt or acceptance of said deed as aforesaid, shall in no way restrict the right of the Beneficiary, or the right of its successors in interest, to foreclose the Deed of Trust debt if foreclosure is deemed desirable.

That they own no other property which is subject to a mortgage or deed of trust held or insured by the Federal Housing Commissioner, except the following: NOME

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This affidavit is made for the protection and benefit of the afore-

SECURITIES-INTERMOUNTAIN, INC. said Beneficiary, _

successors and assigns, and all other parties hereafter dealing with or who may acquire any interest in the property described in the aforesaid deed, and shall bind the respective heirs, executors, administrators and assigns of the undersigned.

M. F. Albert M. F. Albert <u>Bonita J. Albert</u> Bonita J. Elbert

STATE OF OREGON))^{ss.} County of Klamath

Witness my hand and official seal. PIETS

County and State My condission expires 5-27-73

County of Douglas)

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On this 16¹¹ day of <u>Stpramman</u>, 1972, before me personally appeared <u>BONITA J. ALBERT</u>, known to me to be the person who executed the within and foregoing instrument and acknowledged that she signed and same as her free and voluntary act and deed.

Witness my hand and official seal.

Notary Public in and for County and State My commission expires thesaid -7.7

STATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of KLAMATH COUNTY TITLE CO _A. D. 19 72 at / o'clock P. M., and this 10th day of OCTOBER ____ on Page 11560 duly recorded in Vol. <u>M 72</u>, of <u>DEEDS</u> Wm D. MILNE, County Clerk FEE \$ 6.00 By.

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