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EQUITABLE SAVINGS AND LOAN ASSOCIATION

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Loan# 205108350

vol. 77 Page 21356

SPACE ABOVE THIS LINE FOR RECORDER'S USE

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## DEED OF TRUST

THE RESTRICT THE STEE	day of SEP TEMBER
	(herein "Trustee"), and the Beneficiary, —a corporation organized and
AUGUST THE STATE OF THE STATE O	(herein "Lender").

Texas them, with all the improvements now or hereafter creeted on the property, and all easements, rights, appurture moves, rents (subject house or to the rights and authorities given herein to Lender to collect and apply such appurture moves, rents (subject house or to the rights, and authorities given herein to Lender to collect and apply such actual, myalines, mineral, oil as a light rights, and points, water, water rights, and water stock, and all fixtures now or hereafted attached to the property, all of which, including replacements and additions thereto, shall be deemed to be hereafted attached to the property it as feel by the Deed of Trust, and all of the foregoing, together with said property for the heasehold estate if this Deed of Trust is on il lease hold) are herein referred to as the "Property";

Too's require to London (a) the is payment of the indebt educes evidenced by Borrower's note dated.

(berein "No!" I in the principal sum of TEIRTI NINE TFOESAND FIVE HUNDICED. AID ...

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(consumption of the coverage of the security of this Deed of Trust; and the performance of the covenants and manner manner of Berriage for the covenants and the Borrower berein agreed as a arred assistable the repayment of any future advances, with interest thereon, made to Borrower because of paragraphs 21 beroof (Berein "Painter Advances").

Mustremer consequences usual Bentines of the monthly versed of the estate hereby, conveyed and has the right to grant und observe the Property that the Property is an premitted, and that Borrosec will warrant and defend generally the their title his the Property appared all Californ and depointed, subject to any declarations, casements or restrictions listed for a behalfing a seeparty appared all Californ and depointed insurance policy insurance for the Property.

State and Dis Cartel

E. Paymend of Principal and increes. Reservoir and Lender concentral and agree as follows:

E. Paymend of Principal and increes. Reservoir a shall promptly pay when due the principal of and interest on the indictive lenses evolutioned by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on the status of their Paves and Insurance. Subject to applicable have not a written waiver by Lender. Borrower shall pay to Lender on the site principal of and interest on the status process section of payments. Subject to applicable have not a written waiver by Lender. Borrower shall pay to Lender on the site process of promptal and interest or payable under the Note, until the Note is paid in full. Develor for Trust, and ground rener of the property, it and prices are awaitined under the Note, until the Note is paid in full. Develor for Trust, and ground rener of the property, it and passes and assessments which may attain priority over this plus one-medicined venture premised in all all members for material payers in a seasonably estimated instally and from the sound by lender on the hash of seasonable estimates thereof.

The Bundle shall be held in all and applying the Funds and applying the Funds and applying and account a seasonable estimates thereof.

The Bundle shall be held in all and applying the Funds and applying the Funds and applicable like the seasonable estimates thereof.

The Bundle shall be held in all applies the deposits on account to the which are instructed or guaranteed by a Federal or instructive present and ground related to the such as such a shall be paid to be maderal to the pay short on the Funds and applicable like Develop of the payable of the such as a seasonable and paying the Funds and deposits of the payable like Develop of Bundle and applying the Funds and deposits on the Funds. Lender payable are the such as for the sums secured by this Develop of Trust.

The Bundle has a feater to be paid. Lender the such as a feater of the payable and the fund

If the amount of the Funds hald by Lensler, together with the descre monthly installments of Funds payable prior to If the arround of the Funds [186] by Lender, regular with the desure monthly installments of Funds payable prior to the the date of taxes, assessments, lissed trace premiums and ground sents, shall exceed the amount required to pay said taxes, assessments, installments of the amount required to pay said taxes, assessments, installments of the amount of the funds of the finds by I saider shall need to the finds of the funds by I saider shall need to be sufficient to pay taxes, as surfaces, insurance premiums and ground rents as they fall due, the funds for the funds find the funds of the funds for the funds for

Biomower shall play to Lender any threat it necessary to bank up the deficiency within 30 days from the date notice is mailed by Lender as Biomower requesting plays that thereof.

Upon parament in full of all superiors occured by this Deed of Trust, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 118 benefit the Property is sold or the Property is otherwise acquired by Lender, Lender chain applying to later than immediately prior to the said of the Property or its acquisition by Lender, any Funds held by Lender at the time of application of Lender the space of the provides otherwise. It has applied by Lender any Funds held by Lender and paragraphs 1 and 2 hereof shift be applied by Lender first in payment of amounts payable to Lender by Borrower of the paragraphs 2 hereof, then to literest payable on the Note, then to the principal of the Note, and then to interest and on the principal on any Future Advances.

inside principal part of hear to there to the first parable on the Note, then to the principal of the Note, and then to interest and any frigure Advances.

4. Changes: Liens. Bearrower that parable on the Note, then to the principal of the Note, and then to interest and the Property which may attain a principal of the Dood of Trust, and leasehold payments or ground rents, if any, in the manner prevailed under garagraph. Dear offer, if not pool in such manner, by Borrower making payment, when due, directly useful bear of the Borrower shall make garagraph to their offer all reduces of amounts due under this paragraph, and in the Bonnower shall provaintly discharge to the bonnower shall provaintly therefore all reduces of amounts due under this paragraph, and in the Bonnower shall provaintly discharge to the first provaint over the Doed of Trust.

Bearing for the payment of the obligation seed form to the first provided that Borrower shall not be such being provided for the payment of the obligation secured by tensil preventions of the first or forfeither of the Property or any part thereof, amounts loss by the hardeness methoded will be the first or forfeither of the Property or any part thereof, and meaning and first or for the property insured and meaning and first or for the property insured and meaning and first or for the property insured and meaning and first or for the property of any part thereof, and meaning and first or for the property insured and meaning and first or for the property of the property insured and meaning and first or for the property of the property insured and meaning and first or for the property of the property insured and meaning and first or for the property insured and meaning and first or for the property insured to the property insured the property insured to the property in the meaning pro

All insurance pulsace and more also be travel shall be it form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender dual base the right to hold the policies and renewals thereof, and literatures shall promptly farnish to be restored to the exact all receipts of paid premiums. In the event of loss, the majories shall give promptly more to the paid and large and large. Lender may make proof of loss if not made promptly

De Benevier.

Unless Limber and Bernwert of erast a green and river, as around the process shall be applied to testoration or repair of the Property distinguish provided one perfect about a regard as event meally feasible and the security of this Deed of Trust is because the imprinced, the insurance processes that it applied to the arms secured by teasible and the security of this Deed of Trust is because the insurance processes that it applied to the arms secured by this Deed of Trust, with the excess, if any, paid to Berteman. If the Property is the distributed for insurance to the arms secured by this Deed of Trust, with the excess, if any, paid date instead to insulate the Lender as Berteman, or if Berteman also are processed as Lender of the sum according to the arms account to Lender the Berteman and apply to be a manufacture of the lender and the arms account to the Deed in Trust.

Undeed I make a and the arms of the man laber in a green as a manufacture and application of proceeds to principal shall not extend on property the arms account to the arms are processed. It is not proceed to proceed to principal shall not extend and increase the trust in a process and the result for manufacture of the property prior to the sale of adultmental parameters and interest of the property prior to the sale of adultmental parameters and the result of the and the property prior to the sale of adultmental parameters and the sale and adultmental to the Deed of Trust immediately prior to such sale and administration is fall good on Lander parameters of the property prior to the sale and administration is fall good on Lander to the sale and administration is fall good on Lander to the sale and administration of the sale and administration is the sale and administration.

it. Preparation and Maintenant of Preparity Learnholds. Condominiums; Planned Unit Developments. Borrower shall been the Property in Section and Statistical Conference of the Property and shall comply enthalthe prevaignment and knew of the Loyd of Learn comply and shall comply enthalthe prevaignment the Revenue of the Property and shall comply enthalthe prevaignment the property and shall be prevaignment to the Property and the property and agreements of this Deed of Trust as if the rider warm a pass hereal.

were a price hereof.

Transportant of Femiles' Security. If Hermanian fails to perform the coverants and agreements contained in this principle, had see through a decision or if pear here in a contained in this principle, had see through a performant for the coverants and agreements contained in this principle, had see through a contained to decision of pear and a principle. It is not the coverants and agreements contained in this principle, had see through a principle of the coverants and agreements contained in the pear and a pear and a pear through the coverant and the coverants and agreements contained in this principle, had the coverant and the coverants and agreements of the coverants and agreement for the coverants and agreements of the coverants and the coverants and agreements and agreements of the coverants and the cov

the section properties. Equilies may make to a kine to be made dressenable contribute upon and inspections of the Property, provided to the beaution shall good therefore related to Lender's

9. Condemnation. The proxitation and reclaim for damages, direct or consequential, in connection with any condemnation or other taking oil til Pri perry, or part thereof, or for conteyance in lieu of condemnation, are hereby assigned

and shall be paid to Lender

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Expresser. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion of the proceeds us is equal to that proportion which the amount of the sums secured by this Deed of Trust immediately prior to the date of taking beaut to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Blotrower.

If the Property is abandoned by Ekstrower, or if, after revise by Lender to Borrower that the concernor offers to make

to me property a standard of the manager of the property of the property of the such action for dayleges. Borrower falls to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to cidled and apply the proceeds, at Lender's option, either to restoration or repair of the Property of the sums secured by this Deed of Trust.

Unless Lender and Borrower other aim agree in spiring, any such application of proceeds to principal shall not extend 2 our postgrant the dee date of the rignition is agree in spiring, any such application of proceeds to principal shall not extend 2 our postgrant the dee date of the rignition is install not be represented to a paragraphs. I and 2 hereof or change the amount of courte imatellimente.

10. Borrower Not Released. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by I find rise any success or in interest of Borrower half not operate to telease, in any manner, the hability of the original Borrower and Borrower and Borrower in interest. Leader shall not be required to commence pusceedings against such successors of extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by trassit, of any demand made by the original Horrower and Borrower's successors in interest.

11. Forbearance by Lender Most 1 Waiser. Any forbearance by Lender in exercising any right or remedy hercunder, or otherwise infonted by applicable that that be a waiver of or preclude the exercise of any such right or remedy. The procumement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's tight to accelerate the maturity of the hidebitodons secured by this Deed of Trust.

12. Remedies Cumulative. All it medies provided in this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust are distinct and cumulative to any other right or successively.

interest with the provisions of paragraphs of the Peter I. All coverant and agreements herein antifered what bend, and the rightly hereaster shall insure to, the respective accessors and assigns of Lender and Borrower, with the provisions of paragraphs of the rest. All coverants and agreements of Borrower shall be joint and several. The captions and headings of the party gaples of this fixed of Trust are for convenience only and are not to be used to interpret or define the provisions here of the captions and because of the party gaples of this fixed of Trust are for convenience only and are not to be used to interpret or define the provisions here of the party gaples are to the party of the party gaples of the gap

interpret or define the provisions larger.

14. Notice. Except for any hotals rispansed and trapplicable law to be given in another manner. (a) any notice to Bierrower provided for its this Part of Start shall be given by mailing such outlier by certified mail addressed to Borrower at the Property Additive or at such igher holdings as Benjamen may designate by notice to Lender as provided herein, and such other address as Lender may designate by notice to Lender a provided herein, and such other address as Lender may designate by notice to Lender's address stared herein or to such other address as Lender may designate by notice for the start and the manner designated herein.

15. Enderes Based of Trasts for the form many Law Seminatellay. This form is located to first combines uniform coverants for influent was and non-anatomic coverants for influence to the form the property of the form the property of the form the provision of the form of

of execution or like translations from the first of the supplicial states and the Property or an interest therein is sold or transferred by the common translation of a lien or encumbrance subordinate to disc the common to the transfer of the common translation of a lien or encumbrance subordinate to disc the common to the transfer of the common translation of a lien or encumbrance subordinate to disc on the operations of the common translation of the commo

in his Constraints of General Laurence March among Local Locals of Francisco constraints, and agree on Collemas

136. Accelhencion, Rasselles, Est set as possibled in prescraph 17 bereal, upon Bourower's breach of any covenant or apprennential Bearrower in this Dank of Bours, ancholing the covenants to pay when due one some secured by this Deed of Unist: Leader price ha becelerarish aloud norther to Bourower to provided in paragraph 14 bereal specifying: (1) the times, thereof peaks as become and an amount of most increase in proposition in paragraph.

According 113 that antiquire inspection for family as he deciming the military in the first the case the notice is mailed to Blancown the which cases before the date the notice of military to easily because to an or before the date specified in the Franciscon, by which such there is the few them and in the fine and the min on or before the that specific in the franciscon of the right have accounted by the figure to bring a court action to assert the con-existence of a definite or size within a defining of four one of a definite or size within a defined of four ones to specification and sale. If the brench is not coved on or before the date appendictly in the matter, lander as it is important to be immediately appendictly in the property.

specified brithe maties. Lender as it made he passed and summer to have all ed don some secured by this Deed of Trust to be immediately that and passable without factors of samp annuals she passed ed and and and other remedies permitted by applicable ten. I ender that he emissive he was a second in pursuing the remedies provided in this principality by including passed of the conversable through the remedies arrived in pursuing the remedies provided in this principality by include the remedies arrived in pursuing the remedies provided in this principality is an arrived and the passed of the conversable through the remedies arrived as written notice of the occurrence of the arrived by applicable has been added in the passed of the conversable to the remedies and shall cause such society to be recorded in the arrived by applicable has a first of sale in the reasons passed by applicable has affected by applicable has affected by applicable has affected by applicable has a first before a sale in the passed of the

Programme and annual content

Property of many sain.

Limited a shall define a social proclass of the cases a state our group du Property on sold without any coverant or warranty, expressed in imagines. The social apply the process of the design of the social apply the process of the following state in the sold without the process of the following. Indicate the process of the sold apply the process of the sold of the

uncurred by this Deed of Trust that | continue tenimpaind. Upon such payment and cure by Borrower, this Deed of Trust and the obligations, second hereby the | number in tall donde and effect as if no acceleration had occurred.

2th Assignment of Rents: Appointment of Receiver Lender in Possession. As additional security hereunder, Borrower history assigns to be entire the rentyled five Property, inablated that Borrower shall, prior to acceleration under paragraph 18 hereof or obsention ment of the Property have the rephylococillect and retain such rents as they become due and payable.

Upon acceleration senders hereby have the rephylococillect and retain such rents as they become due and payable.

Upon acceleration senders hereby have the rephylococillect and retain such rents as they become due and payable.

Upon acceleration senders had be proved to administration of the Property and to collect the tories of the Property in the control of the post of an antenion of the property and collection of rents, including the applied first to payment of the costs of an antenion of the property and collection of rents, including, but not limited to, receiver's fees, premiums on includes a decreament only for those rooms actually processed.

21. Intuitive to Property and collection of Borrower, it enders at Lender's option prior to full reconveyance of the Property and island converged to the property of Borrower. I ender at Lender's option prior to full reconveyance of the Property and island converged to a property of Borrower, it and all some observed by this Deed of Trust. Lender and the receiver the Property and island converged to a property of the person of persons payment of all some observed by this Deed of Trust. Lender shall request Trustee to reconvey the Property and island converged to a property of the person of persons legally entitled thereby.

21. Property and the property is the property of the property of the person of persons legally entitled thereby all the rate possess of persons of persons and app

28. Use of Property. The Property 25. Attachmey's Free. As each in one, which should be awarded by 21 app	to be been extended by used for agricultural, timber or grazing purposes.  This Deed of Houst and in the Note, "atterney's fees" shall include attorney's fees, if  Rade court.
in Weiness Wherest, B. 1100	en has executed that Deed of Trust.  All Months Deed of Trust.  Jon K. D'Donne II - Borrover.  Sill H. U'Donne II - Borrover.
STATE OF CHROCKES.	Losinty ss:
ton W. O'Barranii ani (12)	they of Andrews and acknowledged last and acknowledged
ismore soul My Commissionin expusses.	Netary Paris for Oregon
	REQUEST FOR RECONVEYANCE
with all wher indefinitions is first	of the news or nones secured by this Deed of Trust. Said note or notes, together by the Deed of Trust, have been paid it full. You are hereby directed to cancel of Trust, which are dedicated hereby, and to reconvey, without warranty, all the Level of Trust to the person or persons legally entitled thereto.
	The property of County of Klamath; ss.  16.5 For record of request of Transamerica Title Ins. Co.  25.1 Level Sept. A D 19 78 of 5 clock P.A. or  16.5 For recorded in Vol. M73 of Mortgages on Page 21356  Wm.D. Milne, County Clen  By Article And All Milne, County Clen
	Poe. 3 12.00