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EORM No. 881-1----Dregon Trust Deed Series-TRUST DEED (No restriction on costignment).

## TRUST DEED

72-10185

as Grantor, Mountain Title Company, a corporation .... as Trustee, and Warren G, Boyd and Alethea W, Boyd, his wife, as Joint Tenants 

as Beneficiary,

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## WITNESSETH:

Granter irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

That portion of Lot 1 in Section 3, Township 39 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, which lies Easterly of the Market Road extending from Bonanza to Lakeview Junction and Westerly of property heretofore conveyed to Town of Bonanza, by Deed dated April 25, 1947, said property so conveyed to Town of Bonanza being further described as being the Easterly 600 feet of said Lot 1 of said Section 3, Township 39 South, Range 11 East of the Willamette Meridian.

Account No. 37-3911 Tax Lot 1700

together with all and singular the tenements, hereditarenats and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

strat of Six thousand and No/100 (\$6,000.00)  $\frac{1}{2} \frac{1}{2} \frac{1}{2}$ 

N/A not sooner puid, to be due and payable N/A , 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

becomes due and payable. The above described real property is not currently used for agricultural, timber or grazin purposes.

To protect the security of this trust deed, grantor agrees To protect the security of this trust deed, grantor agrees To protect preserve and maintain said property in feed condition and require not to remove or demulsh any building or improvement thereons in the consister preserve and maintain said property. To consister preserve and maintain said property. To consister preserve and and in food and contracted, thereor, and pay when due all costs incurred therefor. To consist in these of the property if the beneficiary so requires, to for an intervention allecting said property. If the beneficiary so requires, to for an intervention allecting said property if the beneficiary so requires, to for a binding statements parsant to the Unitary contents, condi-tion in executing said property if the beneficiary so requires, to on in overwind, said beneficiary may require and to pay for filing some in the proper bits the beneficiary may require and to pay for filing some in the hydra of of the statements as the cost of all line statements by the beneficiary.

tion and restriction allecting soid property; if the beneficiary is request, to in an event of soft beneficiary may require and to pay for filing same in the request, the beneficiary may require and to pay for filing same in the request, the beneficiary may require and to pay for filing same in the request, in the beneficiary may require and to pay for filing same in the request, in the beneficiary may require and to pay for filing same in the request, in the beneficiary may negliciary may negliciary may require a pay for filing same in the second same the request in the beneficiary may from time to the second same and the pay for filing same other havands as the paedicary may from time to the second same difference of the beneficiary may form time to the second same difference of the beneficiary may form time to the second same difference of the beneficiary and pay for the base of the beneficiary and pay for the base of the

ORDER No. 21Vall. MAT 10785 21292

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ural, timber or grazin purposes.
(a) coment to the making of any map or plat of said property: (b) join in granting any ecsement or creating my restriction thereon: (c) poin in any subodination or other algoment allocating this deed or the lien or charge thereof: (d) revenues, without warranty, all or any part of the property. The function any ecsement callecting this deed or the lien or charge thereof: (d) revenues, without warranty, all or any part of the property. The conveyance may be described as the "prevenues, bard be conclusive provided in the tractals thereof. Tracter's less for any of the statistics thereof is a statistic thereof." (d) provide the property of the tractals thereof. Tracter's less for any of the services treationed in this paragraph shall be not less than \$5.
10. Upon ung delaal by grantor hereaudit, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the advergary of the rest, issues and epoints, including those past due and unpaid, and apply the same less of any determine.
11. The entering upon and taking possession of said property, the collection inclusion or less thereod as the rate as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection is upon and taking possession of usid property, the row, determine.
11. The entering upon and taking possession of said property, the row, determine.
12. The entering upon and taking possession of said property, the row determine.
13. The entering upon and taking possession of any detage of the property, and the application or release thereol as allocasid, shall not cure or value any detault or notice of delault hereord or invalidate any act done pursuant to such notice.
13. Upon default by grantor in payment of any taking or damage of the property.

White any healing of holes of default hereafter of includent any all doine pursuant is such notice.

 I.: Upon default by granter in payment of any indebiedness secured hereby or in his performance of any agreement hereindref, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the hereficiary may different the traster to foreclose this trust deed by advertisement and such an event the beneficiary of direct the traster to foreclose this trust deed by advertisement and such an event the beneficiary of direct the traster to foreclose this trust deed by advertisement and such an their event the beneficiary of the truster shall execute and cause to be recorded his written notice of default and his election to sell the subid described real property to satisfy the obligations secured hereby, whereupon the truster shall his the time and place of sale, give notice there also then regulated by and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.
 Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to live days before the date set by the truster be amount the dual of the beneficiary or how suce structer and suce spectively, the entire amount the dual dual events for how suce and thereby incurred in enforcing the terms of the billation existent default at the second of the dual at the resonant of the truster of the dual at the terms of the dual dual events the dual dual events in the dual dual events in the dual dual events of the dual dual events and events and events and the event all foreclose the truster of the truster of the dual dual events and the event all toreclose the dual at thereby circulation of the principal as would not then be add and there and hereby circulation of the principal as would not the event all toreclose there thereby and thereby circulation of the prince of the dual dual in thereby cincurred. The dual dual thereby incurred in endit

ine geauit, in which event all loreclosure proceedings shall be dismissed by the trustes. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the netice of sule or the time to which said sale may be postpread as provided by hwy. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or narcels at auction to the highest bilder for each, payable at the time of safe. Trustes shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant of warranty, express or in-plied. The recitals in the deed of any matters of latt shall be conclusive proof of the trubulants thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells purchase the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expresses of sale, in-cluding the compression of the trustee but trustee by trustee stall apply the proceeds of sale to payment of (1) the expresses of sale, in-cluding the compression of the trustee of the trust be sub-tary covered as appear in the order of the truste trust in the trust deed as the trusters may appear in the voler of the trustee on the func-tor barry and, to the granter to be instructed and (4) the surplus. 16. For any reason permitted by law henchience may be the set of the trustee of the surface of the surface of the surface of the surface of the structer of the structer of the surface.

surplus, if any, to the granter or to his successor in indexest entitled to such surplus. If, For any reason permitted by law benchiciary may from time to time appendix a successor or successors to any frustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor itsers, the latter shall be used with all title, powers and duties conterved upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be used by written instrument executed by benchking, containing reference to this trust deed and its the of record, which, when recorded in the office of the County Clerk or Recorder of the county or containing indicated by written shall be conclusive proof of proper appointment of the successor trustee. I. Trustee accepts this trust when this deed, duly executed and acknowledked is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantery or trustee shall be in any attion or proceeding in which frantery or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be eiffer an attorney, who is an active member of the Oregon State Ear, a bank, trust company or stations and lean association methodical to do bosiness under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States er any agency thereof, or an estraw agent licensed under ORS 696,505 to 696,505.

21293 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 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, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural Put posed. This deed applies to, inures to the centfit of and binds all parties hereto, their heirs, legates, devisees, administrators, execu-iors, personal representatives, successors and assigns. The term bunchicary shall mean the holder and owner, including pledgee, of the contract 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 center, 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 out, whichever warranty (a) or (b) is not applicable; if warrenty (a) is applicable and the baneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the baneficiary MUST comply with the Act and Regulation by making required the jurchase of a dwalling, use Stevens-Ness form 110. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Horman E Than Norman C. Shaw Johnn-Shaw JOAN loan (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF XXGQCX California ) County of Lac Congles )ss Mineruken 20, 19 St (CPS 93,490) STATE OF OREGON, County of Personally appeared the above named . 19 Personally appeared Norman E. Shaw and JoAnn Shaw and duly sworn, did say that the former is the who, each being first JOAN president and that the latter is the secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors: and deach of them acknowledged said instrument to be its voluntary act potential. and acknowledged the foregoing instrament to be their voluntary act and deed. Before me; (OFFICIAL Notary Public for XXXXXXX California SEAL) OFFICIAL SEAL Copul 13,14,54 Notary Public for Oregon dida. ALL N (OFFICIAL SEAL) JEAN V MC FADDEN NOTARY PUBLIC - CALIFORNIA My commission expires: 國沙 LOS ANGELE'S COUNTY My comm. expinis APR 13, 1984 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid The undersigned is the legal owner and holder of all indebtedness accured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed our 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 said trust deed or pursuant to statute, to cancer an endences of independences secured by said 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 DATED: , 19 Beneficiary Do not lais or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m an prior of the prior to be a state of the prior of the prior to be a state of the prior of the prior to be a state of the prior TRUST DEED (FORM No. 881-1) STEVENTINESS LAW PUB CO. PORTLAND STATE OF OREGON. Norman -6: 5 JOAN Norman -6: 5 JoAnn Shaw County of Klamath ss. I certify that the within instru-P. 0. Box 314 ment was received for record on the Palmdale, California 93550 ofDecember . 1981. at 10:06 o'clock A M., and recorded Grantor SPACE RESERVED Warren G. and Alethea W. Boyd in book/reel/volume No. M 81 ..... on FOR P. 0. Box 3259 page21292 or as document/fee/file/ PECOHDER'S. USE Quincy, California.95971 instrument/microfilm No. 7364 Record of Mortgages of said County. AFTIER RECORDING RETURN TO Beneliciary Witness my hand and seal of Warren G. Boyd County affixed. <sup>-</sup>. 0. Box 3259 Evęłyn Biehn County Clerk Quincy, California 95971 soy ce Mer Dem Deputy 'ee