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After recording return to: BENEFICIARY: Mellon Financial Services Corporation (1973)

<u>Klamath Falls OR 97601</u>

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Grantors (Borrowers)

<u>Gerald B. Miller JR. & Joyce M. Miller</u>

2070 Etna Street

Klamath Falls OR 97601 The Grantors above named are indebted upon their promissory note dated $\frac{8}{5}/82$

The Grantors above named are indepted upon their promissory note dated or 1/ 02. In the principal amount of S_CO. to the beneficiary named above at the above office and evidencing a roan made by said beneficiary in the actual amount of the principal thereof. By the terms thereof default in making any payment shall, at the option of the holder of the note and without and the principal thereof default thereof at the principal thereof default in the principal thereof default notice or demand, render the entire sum remaining unpaid thereon at once due and payable. _ in the principal amount of S_20, 391. 36 NOW THEREFORE, in consideration of said loan and to further secure the payment of said note, and any note or notes executed

and delivered to Beneficiary by Grantors at any time before the entire indebtedness secured thereby shall be paid in full, evidencing and derivered to beneficiary by Grantors at any unit before the entire indebteoness secured thereby shall be paid in run, evidencing either a future loan by Beneficiary or refinancing of an unpaid balance of the note above described or renewal thereof, or both such future loan and refinancing. Grantors hereby convey to Trustee, Transamerica Title Insurance Company in trust with power of sale the following described property: ust with power of sale the following described property: A portion of Lot 1, Block 3, PLEASANT VIEW TRACTS, in the County of Klamath, State of Oregon, being more particularly described as follows. Beginning at the Northeasterly corner of said Lot 1; thence South Beginning at the Northeasterly corner of said Lot 1; thence South along the East line of said Lot, 85 feet; thence West parallel to the North line of said Lot a distance of 150 feet; more or less

to the West lin of said lot; thence North along said West

The Grantors covenant to the Beneficiary that they are the owner of said property free of all encumbrances excepted on reverse Side hereof side hereof

State of Oregon Department of Veterans' Affairs and that they will warrant and forever defend the same against all persons. Grantor warrants that the Real Property described herein is not used for agricultural, timber, or grazing purposes.

The Grantors agree: to maintain the property in good condition, not to remove or demolish any building; to provide insurance on the dualities agree. To maniful the property in good condition, not to remove or demonstrating building, to provide insurance on the buildings now or hereafter erected in an amount of not less than the principal balance due upon this note or any note hereafter given for which this trust doed about the convictor cold insurance to provide the Portfoliation of the foreign to the converse of the second to provide the second to provi given for which this trust deed shall be security, said insurance to name the Beneficiary as the loss payee to the extent of an outgiven for which this trust deed shall be security, sald insurance to name the Denenciary as the loss payce to the extent of an out-standing indebtedness, the policy to be delivered to the beneficiary; to keep the property free of all liens of any nature and to pay all to the context for the context. In the context for the context f all taxes and assessments levied upon the property. In the event of the Grantors' failure to pay any taxes or liens, the Beneficiary an taxes and assessments revied upon the property. In the event of the Grantors familie to pay any taxes of hers, the beneficiary may do so and add said sums to the Grantors' obligation at the rate of interest described thereon to be paid on the demand of the Beneficiary. In the event the right of eminent domain or condemnation is exercised in regard to said property any moneys received from said proceeding shall be applied to the above indebtedness until it is paid in full. If the Grantor sells or transfers the above described property such sale or transfer shall be an event of default.

Upon default by the Grantor hereunder, it is agreed Beneficiary may at any time enter upon and take possession of said property and may either proceed to forcelose this trust deed in equity as a mortgage in the manner provided by law for mortgage forcelose this trust deed by advertisement and calls in the manner provided for forcelose this trust deed by advertisement and calls in the manner provided for forcelose this trust deed by advertisement and calls in the manner provided for forcelose this trust deed by advertisement and calls in the manner provided for forcelose this trust deed by advertisement and calls in the manner provided for forcelose this trust deed by advertisement and calls in the manner provided for forcelose the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the manner provided for forcelose to the trust deed by advertisement and calls in the trust deed by advertisement and call by advertisement and calls in the trust deed by advertisement and call by adver and may enter proceed to foreclose this trust deed in equity as a mongage in the manner provided by law for mongage interior sures or direct the Trustee to foreclose this trust deed by advertisement and sale in the manner provided for foreclosing a trust deed to ODD DD TOT to in ORS 86.705 to 86.795. Upon the foreclosure the Trustee shall apply the proceeds of the sale first to expenses of the sale, in the the obligation control by the trustee shall apply the proceeds of the sale first to expense of the sale. including reasonable attorney fees and compensation of Trustee in the proceeding, then to the obligation secured by the trust to the the the trust of the Trustee in the proceeding, then to the obligation secured by the trust deed, then to all recorded liens subsequent to the interest of the Trustee as they may appear in the order of their priority and the surplus, if any, to the Grantors, or to their successors and interests entitled to such surplus.

The Beneficiary may from time to time appoint a successor or successor trustees. The successor trustee upon such appointment shall be vested with all title, powers and duties of the Trustee herein named. Grantors agree to pay all filing fees as well as the costs

and disbursements in any proceedings to enforce this obligation. Receipt of an exact copy of this document is hereby acknowledged by the undersigned.

County of Klamath Personally appeared the above named) GERMIN B. Miller JR. BOYCE M. Miller and acknowledged the to cooking instrument to be

voluntary act and deed otary Public for commission expires (seat)

enald B. Milles Jr. M. Muller Grant

Request for Full Reconveyance To be used only when obligations have been paid.

_____, 19

The undersigned is the legal 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 to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with sums secured by said trust deed nave been tuily paid and satisfied. You nereby are directed to cancel all evidences of indebtedness secured by said trust deed (which are delivered 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 active new hold by user under the parties designated by the terms of said trust said trust deed, and to reconvey, without warranty, to the parties designated by the terr deed the estate now held by you under the name. Mail reconveyance and documents to Dated:

36-04160 7/82

TO:

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Beneficiary

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point of beginning.

85 feet to the Northwest corner of said lot; thence East along the North line of said lot 150 feet, more or less, to the point of beginning. Continued from the reverse side hereof Beginning at the Northwest corner of Lot 1, Elock 3 of PLEASANT WIRW TRACTS; thence East along the North line of said Lot 1, a distance of 12 feet; thence South parallel to the distant 12 feet from (when measured at tight angles to) the West line of said Lot 1 a distance of 85 feet; thence West parallel to the North line of Lot 1 a distance of 12 feet to the West line of Lot 1; thence North along the West line of said Lot 1 to the point of beginning. of beginning. EXCEPTING THEREFROM the following:

646-80

STATE OF OREGEN; COUNTY OF KLAMATH; 55. tiled for record . 10:40 o'clock A the and this 9 day of August A.D. 19 82 at _____ o'clock A the and Filed for record . -_on Page _101-73 EVENIN BIEKIN County Jeric duly recorded in Vol. <u>M 82</u>, cf_ B Fee \$8.00

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