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MFC- 13832-L TRUST DEED Vol. Mgy Page_

1984 , between

RICK D. SMITH and BARBAPA J. SMITH, husband and wife as Grantor, MOUNTAIN TITLE COMPANY INC. , as Trustee, and

DAVID W. SEUTTER and MARJORIE J. SEUTTER, husband and wife en e

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and a contrantion where the

as Beneficiary,

WITNESSETH:

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

Lot 12, Block 4, TRACT 1153, SECOND ADDITION TO PINE GROVE PONDEROSA, according to the official plat thereof on file in the office of the County Clerk of Klamath 20000000000 County, Oregon.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not social to be due and escable. July 25

The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon, not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and-workmanlike manner any building or improvement which may be constructed damaged or destroyed thereon, and pey when due all costs incurred therefor. 3. To complete in restore promptly: all the beneliciary we request, to join in executing such linancing istatements pursuant (a fer Unitar Commer-cial Cost as the beneliciary may require and to pay for filling same in the proper public offices, as well as the cost of tail lien searches made benelicity.

tions and restrictions allecting said property, if the Oblightary Lamit Commer-tion in executing such limancing statements putting things and in the proper public office or stahling adjencies as may be deemed desirable by the state of the state of the said premises against loss on damage by the putting officers or stahling adjencies as may be deemed desirable by the state of the state of the said premises against loss on damage by the putting officers or state of the said premises against loss on damage by the state of the harded as the beneficiary may soon as insured; policies of insurabil fail for any reason to procure any such insurance and to put the putting of the said premises against loss on as insured; policies of insurabil fail for any reason to procure any such insurance and to put the gain policy of insurance now or herealter placed on said buildings, the beneficiary may procure the same at grantor's approach the septra-tic waits any the rebased to frantor: Such application or release shall and on the putties of other adjust the same at grantor's approach as beneficiary for against a such and the same at grantor's approach to be as for a waits any default or notice of default hereunder or invalidate any and the putties and the rebased to grantor. Such application or release shall targe, sussessment on such motice of the same states, assessments and other is against said property below any new the there are on the property in the set of the same states. The beneficiary may premiums, lines or other charges payshed by grantor, either the beneficiary may premiums, lines or other charges payshed by grantor, either the beneficiary may premiums, lines or other charges payshed by grantor, either the beneficiary may premiums, lines or other charges payshed by grantor, either the the payment or, by providing beneficiary with lunds with which of the the payment or by providing beneficiary of any of the second and the amount so paid, with interest at the rate anorgraph 5 and 7 of this the trust ceed, shall

Imber or grazing purpose.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any granting any easement alteoting this deed or the lien or charge subordination or other agreement alteoting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The framework of the thereoi; (d) reconvey and may that therein of any matters or lacts shall be conclusive proof of the truthiuness thereoi. Truste's lees for any of the services mentioned in this paragraph shall be not less than \$5.
IO. Upon any delault by grantor hereunder, 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 and the possession of said property for the indebtedness hereby secured, enter upon and to otherwise collect the rents, issues and prolits, including those past due lunguid, and appil the same filter, is the entering upon any antibibitedness secured hereby, and in such order as beneficiary of a soft of such rest. Side of any of the rest. The rentering upon and taking possession of said property, the follection of such rest. Side of any default or or lease thereol as all property, the rollection of such rest. Side and orbits, or the proceeds of the and other insurance policies or compensation or awards tor any taking or damage of the property, and the application or release thereol as all property, the following and to such notice.
12. Upon delault by grantor in payment of any indebtedness secured thereol any taking or damage of the area of the rest.
13. The entering the of delault hereond any taking or damage of the property and the application or release thereol as alloreasing shall not cure or waive any default or notice of delault hereond area to any taking or damage of the property. The the other of the such and thereon of the chares secure development of any taking or dama

waive any default of notice of default hereunder or invalidate any act done pursuant to such notice. 12 Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortage or direct the trustee to foreclose this trust deed breedy as a mortage or direct the trustee to foreclose this trust deed to even the beneficiary at his election may proceed to default and his election advective and cause to be recorded his written notice of default and his election to sell the said described real-property to satisfy the obligations sector thereby, whereupon the trustee shall fix the time and place of sale, give notice thereby as the sale of the trust of the sale of the trust deed in the inner provided in ORS 86.740 to 86.795. 13. Should the beneficiary clett to foreclose by advertisement and sale than alter default any time prior to live days before the date set by the offer of the trust of the network of the trust deed and the indication secured thereby (including costs and expones actually incurred in oblight on thereby the due under the terms of the trust deed and the oblight of the entry the oblight of and trustee's and attorney's less not ex-onation the trustee's by law in the due under the terms of the trust deed and the oblight of the network of the oblight of and trustee's and attorney's less not ex-oneding the terms of the oblight of and trustee's and attorney's less not ex-endent is any other by law of othe the due to the date neth of the prin-reciping as would not then be due had no default occurred, and thereby curre the default, in which event all lovelouse proceeding shall be dismissed by the trustee. ceeding the cipal as we the default the trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 1. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel, or in separate, parcels and shall sell the parcel or parcels at muction to: the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or par-plied. The recitais in the deed of any matters of lact shall be conclusive provided the property so sold, but without any covenant or warranty, express or pro-plied. The recitais in the deed of any matters of lact shall be conclusive provided the grantor and beneficiary, may purchase at the sale. 1. When trustee sells purchase at the sale. 1. When trustee sells purchase at the sale. 1. When trustee sells purchase at the truste but including the grantor and beneficiary, may purchase at the sale. 1. Jo the obligation secured by the truste deed, (3) to all but under the trustee condensation of the trustee and a reasonable charge by trustee attorney, (2). To the obligation secured by the trust deed, (3) to all but under the subsequent to the interest of the truste the trustee attorney, (2). To the obligation of the interest of the trustee of the trustee subsequent to the subsequent to the interest of the trustee of the trustee attorney, (3) in all the furnitor of to his subsequence of the trustee of the trustees of the furnitor the subsequence of the furnitor of the subsequence of the trustee of the furnitor the default any, to the farator of to his subsequence of the trustee the trustee interest of any reason permitted by tag hearticity and (4) the surplus.

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loon association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to rect property of this state, its subsidiaries, affiniates, agents or branches, the United States or any agency thereaf, or an escrow agent licensed under ORS 676.555 to 675.555.

C.C. se

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

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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 organisation, or (oven if granter is a natural person) are for business or commercial purposes other than agricultural

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This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular pumber includes the plural.

IN WITNESS WHEREOF, said grantor	Hos Land Provide the plural.
* IMPORTANT NOTICE: Delete, by lining out, whichever warra not applicable; if warranty (a) is applicable and the bacter	has hereunto set his hand the day and year first above written.
not applicable. If warman to the state of which ever warra	Intv (o) on this is a first of the second se
with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgman opposite.)	Barbara J. Smith
STATE OF OREGON,	- Lea Long Constanting (新聞) (新聞) (新聞) (新聞) (新聞) (新聞) (新聞) (新聞)
이 이 승규와 수학 방법을 했는지요? 이 이 이 이 가격을 위해 전 가격을 가려면 있는 것이다. 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이	STATE OF OF OF OF
County of Klamath	STATE OF OREGON, County of
19.00	19
Personally appeared the above named	Personally, appeared
Rick D. Smdth and Barbara J. Smith	Dresident and that it is the
	president and that the latter is the secretary of
D ELC	
	8 Corporation and at the
ment to be the tir	
ment to be their voluntary act and deed.	sealed in behalf of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its voluntary act Bates and
(OFFICIAL	Before me:
SEAL)	
Nota y Public tor Oregon	Notary Bublic to O
My commission expires: 7/13/85	- Notary Public for Oregon (OFFICIAL
	My commission expires: SEAL)
said trust deed or pursuant to statute, to cancel all evidence herewith together with said trust deed) and to reconvey, with estate now held bytyou under the same. Mail reconveyance and	ndebtedness secured by the foregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of ses of indebtedness secured by said trust deed (which are delivered to you but warranty, to the parties designated by the terms of said trust deed the and documents to
DATED:	and the second
, 19 ,	
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. I	Both must be detined to be
	Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	
(FORIA No. SEI)	STATE OF OREGON.
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE	County of Klamath ss.
RICK D. & BARBARA J. SMITH	I certify that the within instrument
ATER D. & BARBARA J. SMITH	was received for record on the 26t way
	at 10:16 o'clock A M. and recorded
	in book/reel/volume No Meth
DAVID W. & MARJORIE J. SEUTTER	page 10000 or as fee/file/instar
HEC	ment/micronim/reception No 38113
Densitia	Record of Mortgages of said County.
AFTER RECORDING RETURN TO	Witness my hand and seal of
	County affixed.
NOUNTAIN TITLE COMPANY INC.	Evelyn Biehn, County Clerk

Fee: \$8.00

781.6

NAME

By JAm

TITLE

Deputy