Trust Dood Serie TRUST DEE TT TT Ser. 45988 .... ÷.

THIS TRUST DEED, made this .....

## TRUST DEED 192 day of

JOHN PAUL HURD

## as Grantor, MOUNTAIN TITLE INSURANCE COMPANY

\$7520

CAROLYN S. HURD as Beneficiary,

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NOTE The Trust D

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property as prices a stall a copies a stall in \_\_\_\_\_ Klamath County, Oregon, described as:

account to accuration the Light and the Light and the transmission of transmis

UBLISHING CO

2413

Co:11/19 85 5 between

..., as Trustee, and

Vol.M85 Page

February !!!!!

1219 El Dorado, Klamath Falls, Oregon aka Lot 14, Block 33, HOT SPRINGS ADDITION to the City of Klamath Falls

This Trust Deed is given as security for the payment of that support obligation as is set out in Case No: 84-280-DL: Upon payment in full of that obligation, this Trust Deed shall be

(\$85,968.00) of even date herewith, psyable to beneticitry or order and made by grantor, the tinal payment of principal and interest hereof, it

not sooner paid, to be due and payable to beneticity or order and made by grantor, the tinal payment of principal and interest sector, a The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said be said becomes due and payable. In the event the wittin described property, or any part thereof, or any interest therein is sold, acrowered, assigned or alienated by the fandor without first having obtained the written consent or approval of the beneficiary, a then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described reel property is not currently used for agricultural, timber or grazing purposes.

The above described reci property is not currently used for agrees. To protect the security of this trust deed, grantor agrees: a protect, preserve, and maintain said property in food condition are to commit to remove or demolish any building or inprovement there are the commit to remove or demolish any building or inprovement there are to commit to remove or demolish any building or inprovement there are to commit to remove or demolish any building or inprovement there are to commit to remove or demolish any building or inprovement there are to commit to remove or demolish any building or inprovement there are to commit to remove or demolish and property and in food and workmanike destroyed thereon and are are to be any the due all costs incurred there do any to request, to take and restrictions all family and informations, regulations, povenants, condi-tions and restrictions allowing scalar and to pay to request, to cial Code as the beneficiary statements pursuand ve the institute of the by filling allicers or searching agencies and to pay to fall lier searches made beneficiary.

join in executing with include, and herogeny, if the Charles, Dovenants, condi-cial Code as the beneficializing statements pursuant yor the if include in Commer-proper public ollice or office may require and to pay for illine requires in the collication or exerching advectment the cost of all line requires in the cost of all line scatching advectments in the cost of all line scatching the beneficiary. The provide and continuously maintain in many more on the buildings are such other exercted on the said premises adjand loss on the buildings are anone not here is then a full stift of the definition of the definition of the the index of insurance shall be definiterary, with loss payabit to the lattern in processes in the anone in the said premises adjand loss on an insured in the granter shall be definiterary, with loss payabit to the expira-tion of any policies to the beneficiary at least line any such insuremed and it he beneficiary at least line any is soon as insured it he granter shall be definiterary in such insuremes and to too of a wait any procure the same at grantor's new or an anon-tic beneficiary at least line any is also any index of the beneficiary at least line any is also any index of the beneficiary at least line any on any indebedness the definite innount of the spira-tiary uson any indebedness free from construction. It also allo pay all advect and any policy and an such and a the definite any be applied and any part thereoit, may be released to drant the seasements and other any part thereoit, may be released to find any the seasements and on any at dome a wait advect any so that may be levied or assessed upon at advect payon providing there in a seasements and other may define any default on so other charges payn of any lates, assess-there and advect any so that may be levied or any state any advect payon providing there in any state any that any be allowed or any definit or any seater any state and advect any of an any takes aring the here allowed and and the amounto any state and a

the default, in which event all foreclosure proceedings shall be dismissed by 14. 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 in one parcel of the sale shall be held on the date and at the time and be postported by novided by law. The truster may full said property either auction to the 0.1 in separate parcels and shall self will said property either auction to the purchaser its deed in form as required by law conveying the property so sold purchaser its deed in form as required by law conveying plied. The recitas in thet without any covenant or warrantly law conveying the granter and beneficiary. Any person, exclusing the trustee, but including 15. When trustee sells pursuant to the powers provided by law in trustee cluding the compensation of sale to rust and a reasonable charge of sale. The attorney: (2) to the boild the trustee and a reasonable charge of the sattorney: (2) to the schligtton secured by the trust deed, (3) and by the attorney is any parent to the interest of the further and perform autorney in the granter on the history and the further the interast may papert to the interest of the further of the granter of the interiments may appear in the order of their priority and refinate aurplus. If any, to the granter on to his successor in interest entitled to such aurplus.

surplus, if any, to the grantor or to his successor in interest entitled to 16. For any reason permitted by law inersiticary any from thim ime appoint successor to successors to any trustee named herein or to successor trust successor to successors to any trustee named herein or to successor trust successor trustee, the latter that pointment, and wit powers and duties successor trustee, the latter that we have any appoint permitted by pointment and substitution shall be made a population instrument executed by pointment and substitution shall be that by we and its place of record, which when recorded in the office of thrus of Clerk or Recorder of the country argument of the successor trustee. 17. Trustee accepts thrust appointment is deed, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to notify any party have of a provided by law. Trustee is shall be a party unless such action or proceeding is brought by trustee. ta

county situated,

and is not deed of trustee

and As provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon Stati Bar, a bank, trust or a association exterized to do business under the laws of Oregon or the United Stater, a file insurance company autorized to insure title e, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 65 rea. 6.505 to 65

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waive any default or notice of default hervander or invalidate any act done 12. Upon default by grantor in pay nent of any indebtedness secured declars with his performance of any agreement hervander, the beneficiary may negative the state of the secure of the secure of the second declars and the secure of the second declars of the second declars

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other agreement or creating any testicition thereon; (c) join, any thereol; (d) reconvey, withere warranty, all or any part of the property. The fraction is any convey, and the recital there on any matters of act said thereol; (d) reconvey and the recital there on any matters of the property. The legally entitled thereto, and there is any matters of the said thereol; (d) reconvey and the recital there on any matters of the said thereol; (d) reconvey and the recital there on any matters of the said thereol; (d) reconvey and the recital there on any matters of the said thereol; (d) reconvey and the recital there on any matters of the said thereol; and the recital there on any matters of the said thereol; any of the said thereol; any matters of the said thereol; any default by grantor hereunder, beneficiary may at any pointed by a court, and without refard to the adequacy of any said property and property on any part thereol, in its own name sue or otherwise collection is and property. Its end thereol, in the same, ney a fees upon any indebtedness secured lereby, and in, such order as been. Its The entering upon and taking possession of said property. The insurance policies or compasses and prolitis, or the proceeds of property. The entering upon in any default hereol for a said to realize the real is a discussed or the said or the said or any default.
Its The entering is a court of addition or awards for any taking or damage of the same, ney a fees upon any indebtedness secured lereby, and in, such order as beened the entering upon in the said of a doing the said of the recital the recital thereol as a doresaid, or damage of the maximance policies or compasses and prolitis, or the proceeds of property. The insurance policies or compasses and prolitis or any and thereol or any default hereol or any default here and the oresited of the and other any default to notice.

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, itsues and profits thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Eighty-five Thousand Nine Hundred Sixty-eight Dollars. (\$85,968.00)

2414 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 sigainst all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>3</sup> 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 then agricultural This deed applies to, inutes to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term teneficiary shall mean the holder and owner, including idedgee, of the contract secured bereby, whether or not named as a beneficiary hyrein. In construing this deed and whenever the context so requires, the contract secured bereby, whether or not named as a beneficiary hyrein. In construing this deed and whenever the context so requires, the manufact secured bereby, whether or not named as a beneficiary hyrein. In construing this deed and whenever the context so requires, the manufact secured bereby whether the termining and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. • IMFORTANT NOTICE Delese, by lining out, whichever warranty (a) or (b) is net applicable; if warranty (a) is applicable and the baneficiary is a creditor as acch word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required discisures; for this purpose, if this instrument is to be a FIRT lien to finance the parchase of a dwalling, use Stovens-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the surchase of a dwalling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. JOHN PAUL HURD (If the signer of the above is a corporation, use the form of acknowledgment or posite.) ) 55 STATE OF OREGON, County of. STATE OF OREGON, ., 19... County of Klamath February 19 dities 6 and Personally appeared , 19 who, each being first Personally appeared the above John Paul Hurd duly sworn, did say that the former is the president and that the latter is the... a corporation, and that the seal atfixed to the foregoing instrument is the bippentie seal of said corporation and that the instrument was signed and stated in behalt of said corporation by authority of its blard of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Ilefore me: \*1 ed the forecome ct an dear (OFFICIAL Lotary Public for Oregon EAD SEAL) My commission expires: My commission expires: -11 51 REQUEST FOR FULL RECONVEYANCE - distant فالتاللية To be used only when obligations have been paid. Sugar Sel ......, 2'ruste TO: \_ The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said wust deed have been fully paid and satisfied. You hereby are directed, on 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 any delivered to your with togethe, with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now hald by you under the same. Mail reconveyance and documents to 10.11.100 Beneficiary constances and the the bolication, this runst boad shill 136 trey this Trust Deed OK THE NGTE which it secures, Both must be delivered to the trustee for concellation before reconveyurce will be made. freet Prod in Street as accuricy for the payment of that 104 to the CITA OF MI<sup>GR</sup>STATE OF OREGON, The Lalls OLEBON SKI County of Klam County of Klamath TRUST DEED SS. I certify that the within instrument (FORM No. BET) was received for record on the 19thday and AW PUB. CO ,19<u>85</u> of February 1985... at 11:18 o'clock A M., and recorded in book/reel/volume No. M85 on page 2413 or is fee/file/instru-ment/microfilm/reception No. 45988 had reductions JOHN PAUL HURD who and converse to thread 0.002222334 SPACE RESERVED Grantor FOR CAROLYN SUE HURD RECORDER'S USE Record of Mortgages o! said County. Sing Witness my hand and seal of б5 **Б**% County affixed. Beneficiary Evelyn Biehn, County Clerk OPDING RETURN то det Of a NAME Kpm Dr. TRUST, DERD 9752 5150 Fee: \$9.00