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SUBORDINATION AGREEMENT

Vol<u>M85</u>Page **13750** Vol<u>M85</u>Page **13151**

THE UNDERSIGNED, David Stewart Drew, has a Judgment in his favor against Marva Lea Drew in the Circuit Court of the State of Oregon for the County of Klamath, Case Number 79-1135E, entered March 24, 1980 in Book 35, page 262, Vol. 1, in the amount of \$40,000.00. This Judgment is against real property described as follows:

Lot 1 and the NW 35 feet of Lot 2, Block 46, Hot Springs Addition to the City of Klamath Falls, County of Klamath, State of Oregon. hereinafter described as the "Property".

The undersigned understands that Wiard Memorial Park District has agreed to take a Trust Deed against the above real property for the amount of \$11,824.88, with interest at 9% per annum from

July 1, 1985. A copy of the Trust Deed and Note is attached as Exhibit "A" and incorporated herein as though set out in full.

It is further understood that Wiard Park's ability to take a Trust Deed on the property is conditioned upon Wiard Park's ability to take a Trust Deed superior to the David Stewart Drew Judgment.

For value received, and for the purpose of inducing Wiard Memorial Park District to take a Trust Deed, which the undersigned acknowledges constitutes a good and sufficient Consideration for this Agreement, the undersigned hereby grants and acknowledges that the Trust Deed, shall and is a lien on the property to the extent of the amount in the Trust Deed and Note and the undersigned subordinates all right, title and

SUBORDINATION AGREEMENT



interest claimed or liened which the undersigned may have in or about said property to that Trust Deed and Note.

This Subordination Agreement shall be binding upon and inure to the benefit of the heirs, personal representatives, successors and assigns of the undersigned, and the successors and assigns of Wiard Memorial Park District.

DATED this _____ day of July, 1985.

SS

David Stewart Dre

STATE OF OREGON County of Klamath

Personally appeared on the <u>17</u> day of July, 1985, the above-named David Stewart Drew, who acknowledged the foregoing instrument to be his voluntary act and deed. (Before mei

Notary Public for Oregon My Commission expires:

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**rerecorded to add Exhibit.

After Recording Return To: Brandsness & Huffman, P.C. 411 Pine St. Klamath Falls, OR 97601

2. SUBORDINATION AGREEMENT 85-07-09a

NOTE: The Trust Deed Art 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 savings and Ison authorized to do business under the Iows of Oregon or the United States, a title insurance company authorized to bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an acrow agent licensed under ORS 600-505 to 606-585

them and restrictions allecting suid volumence, regulations, covenants, conductions of conducting such innoving statements if the banchiciary so requests, the proper public the banchiciary or marks the conduction statement of the filling attends or other, as well as the conduction statement of the banchiciary or marks in the statement of the banchiciary or marks in the statement of the banchiciary or marks in the conduction of the banchiciary or marks in the statement of the banchiciary or marks in the banchiciary or the statement of the s

To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect environment of the security and the security of the security of the security and the security of th

The successor trustee. The successor trustee accepts this trust when this deed, duly esecuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party, hereto of proding sale under any other deed of trust or of any action or proceeding in which frantor, beneficiater deed of shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the granies of to his successor in interest entitled to succes-surplus. 16. Beneliciary may: from time to time appoint a successor or success-interesting the successor of the successor of successor of the successor under. Upon such appointed, and with all title, powers for the successor upon any trustee, the latter shall be vested with all title, powers and duties conterest upon any trustee herein name by written instrument exclude by beneliciary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee seconds this trust when this day duty and and

together with trustee's and attorney's lees not exceeding the amounts provided by law. I.d. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of use or the time to which said sale may in one parcel or in separate parcel and shall sail the parcel of parcels at shall deliver to the purchaser its draw and shall sail the parcel of saile. Trustee the postport as provided by law site or the time to which said sale may in one parcel or in separate parcel and shall sail the parcel of saile. Trustee shall deliver to the purchaser its draw and shall sail the parcel of saile. Trustee the property so sold, but without dred in form as required by law conveying plied. The recitals in the dred of any matters of laset shall be conclusive proof of the truthlulness thereoil. As lee to payment or warrantly law including the frantor and beneficiary, may purchase at the sail. I.S. When trustee selfs pursuant to the powers provided herein, trustee shall apply the proceeds of saile to payment of 13 the expenses of sale, in-altorney. (2) for able to able to payment of the trust deed, (3) to all pursuas deed as their here able subsequent to the inneres of the trustee in the frant surplus, it any, to the granter or to his successof the order of the trustee intime to all the order of the trust surplus. 16. Beneliciary may from time to there appoint a successor to suck the surplus.

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the data of the trust device person so privileded by ORS 86.753, may cure sums secured by the trust deed, the delayt consists of a failure to pay, when duce sums secured the trust deed, the delayt consists of a failure to pay, when duce the delayt and the delayt consists of the such person so guide not then be due at the time of the cure other than such portion as would being cured my be cured by tendering the performance required under the delaytis, the delayt in end of the cure shall delive to be beneficiary all costs together with trust deed in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the detay of the such and the 14. Otherwise, the sale shall be held on the detay of the delayt the

siltural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other greating any restriction thereon; (c) join in any subordination or other greating any restriction thereon; (c) join in any fannee in any reconvey, without warranty, all or any part of the property. The focus of thereto, and the recitals there of any matters or facts shall be conclusive proof of the introlutions thereof. Trustee's lees for any of the cold, any of the cold, and the property of the cold of the property. The focus period of this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneliciary may at any pointed by a court, and without regard to the adequacy of any security for ery or any pars hereby recured, enter upon and in its own name aut or other secures to be restricted and property. The secure point is own name aut or other secure of a store restore to be set of any indebtedness secured hereby, and in such order as been deally the same. In the sentemine.
11. The sentemine upon and taking possession of said property, the insurant policies or compensation or release the render of any data or or invalidate any act done done way default by grantor in payment of any indebtedness secured to the adoreasi, shall not cure on the sentering upon and taking possession of said property. The insurant policies or compensation or awards of the proceed of the sand other property, and dissuit by grantor in payment of any indebtedness secured to be secured as aloresaid, shall not cure done the secure of any proceed of the same any done any taking or damage of the secure as a morigal or in substant be secured to be secured to be saidy and the secure and polities or compensation or awards of the proceed of the same any done any data or insultate any exclusion of the sector as aloresaid, shall not cure or insultate any excluse the bandicary at this election may proceed to loclose this trust deed by a secure deaut as a

County of Klamath, State of Oregon.

, shall become intervencery use and payable. The abave described real property is not currently used for agricultural, timber or grazing purposes.

note at even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereot, it for a promissory the date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. Aligust 1 1990 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. The obeve described reoperty used for consciously with interest the maturity dates expressed therein, or approval of the beneficiary.

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w hereatter appertaining, and the rents, issues and profits thereof and en theore now of increated attached to of used in connec-with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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 fixfures now or hereafter attached to or used in connec-

-Wiard-Memorial_Park_District

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in .

Lot 1 and the NW 35 ft. of Lot 2, Block 46, Hot Springs Addition to the City of Klamath Falls,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property -Klamath......County, Oregon, described as:

.., as Trustee, and as Beneficiary,

......day ofJuly., 19.85 , between as Grantor, Bruce Huffman

THIRD TRUST DEED

HESS LAW PUPLISHING TO

13792 🚇

The grantor covenants and surces to and with the beneticiary and those claiming under him, that he is law SYAX fully 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 frust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benelit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, personal representatives, successors and assigns. The term beneliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneliciary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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. • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the available of a dwalling use Stevene Nets Form No. 1305 or equivalent x Marva Lea Dicus beneficiary MUST comply with the Act and Acguation of a disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwalling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, ar 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. Marva Lea Drew [If the signer of the above is a corporation, use the form of acknowledgment opposite.] STATE OF OREGON; County of <u>Klamath</u> July STATE OF OREGON, County of..... July) 65. , 19.85 Personally appeared the above named. Personally appeared Marva Lea Drew and who, each being first duly sworn, did say that the former is the____ president and that the latter is the.... secretary of a corporation, and that the seal attized to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the foregoing instruher ment to bevoluntary act and deed. Belore me-(OFFICIAL Lathy L. Mathies SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: 7-3-89 (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE Te be used only when obligations have been poid. TO: , Trustee 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, 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 are delivered to you said trust deed of pursuant to statute, to cancel an evidences of indepretities 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 DATED. . 19 Beneliciary Do not loss or destroy this Trust Dood OR THE HOTE which it secures. Both must be delivered to the trustee for concellation before reconvergance will be made. TRUST DEED (FORM Ne. 481) VENSINESS LAW PUB. CO. PORTLA STATE OF OREGON, County of . 53. Acertity that the within instrumentMarva...Lea...Drew.... was received for record on theday of 1 ..., 19..... at Grantor SPACE RESERVED Wiard Memorial Park Dist. FOR .. ON page or as fee/file/instru-RECORDER'S USE ment/microtifn/reception No..... Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed Brandsness & Huffman, P.C V 411 Pine St. Klamath Falls, OR 97601 NAME TITLE By Deputy

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