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SECOND VOI Mg" TRUST DEED

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	YOU DEED		1200
THIS TRUST DEED, made to		Page_	_12631
THOSE DEED, made the	his10th		
At Dono	day of	duly	
ALFRED E. PRYOR & CINDY	CHE DRYCE		, 19B7, between
ALFRED E. PRYOR & CINDY as Grantor, MOUNTAIN TITLE COMP.			
	TOTAL ALBERTATA COUNTY		
M12024		***************************************	
THOMAS F. MYERS			, as Trustee, and
as Beneficiary,			
,		***************************************	
Grantor irrevocably grants, bard	WITNESSETH:		
Vi ""evocably grants, bard	Snine salla 1		

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

Lot 39 in Block 3, TRACT NO. 1064, FIRST ADDITION TO GATEWOOD, according to the official plat thereof on file in the office of the County Clerk of Klamath

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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

EIGHTEEN THOUSAND FOUR HUNDRED TWENTY SIX AND 67/100-

not sooner paid, to be due and payable Per terms of note

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note res and and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

not sooner paid, to be due and payable .Per terms of note of not sooner paid, to be due and payable becomes due and payable to debt secured by this instrument in the days due and payable to the debt secured by this instrument. The dates due and payable to the debt secured by this instrument in the days due and payable to the debt secured by this instrument. To protect the security of this stuar deed, faming adversarial and repair; not so commit or permit are of emolish any building or imposered thereon not to commit or permit are of emolish any building or imposered the security of t

Illural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in any sustending any easement or creating any restriction threon; (c) join in any sustendiation of other agreement allecting this deed or the lien or charge frantistic any easement or creating any restriction threon; (c) join in any subordiation of other agreement allecting this deed or the lien or charge frantistic (d) reconvey, without warranty, all or any part of the property. The frantistic of the property of the truthfulness that the property of the property, and the applications secured hereby and in such order as been property, and the application of such sends, including the property of the property, and the application of such sends, including the property of the property, and the application of awards for any taking damage of the wave any detail or property of the property, and the application of awards for any taking damage of the property of the property

togener win trustees and attorney's less not exceeding the amounts provided by law.

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 be postponed as provided by law. The trustee may sell said property either on one pacet or in separate pacient and shall sell the parcel or parcelest auction to the highest bidder for cash may shall sell the time of sale. Trustee shall deliver to the purchaser its deed, physiole at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matter of fact shall be conclusive proof of the trustfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the frantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustees sale pursuant to the powers provided herein, trustees shall apply the proceeds of sale to payment of (1) the expenses of sale, in cluding the compensation of terustee and a transmable charge trustee attorney, (2) to the obligation secured by the trust deed, (3) to all person having recorded liem subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, it any, to the granter or to his successor in interest entitled to such surplus.

16. Benediciary may from time to time appoint a successor or successor service amed herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter should be vested with all title, powers and district conderred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed to herefaciars, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

to the successor truster.

Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by him. Trustee is not obligated to notify any arrive present of pending sale under any other deed of trust or of any action proceeding in which granter, hereficiary of trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to rest property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 675.505 to 600.555.

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 this Trust

Of the Department of Vateranci Affairs which haves berein have of the Department of Veterans' Affairs which buyers herein have and that he will warrant and forever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (18) KINDELLE COLLEGE COLLEGE

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devi personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, inc. whether or not named as a beneficiary herein to constrains this shall need whenever the constraints this shall need whenever the constraints the statement of the constraints the statement of the constraints. tors, tact line

	secured hereby, whether or not named as a gender includes the teninine and the neuter IN WITNESS WHEREOF, so IMPORIANT NOVICE	penetit of and binds all pa	tties have	T. A. W. C. Hart, M. C. W. C.	
	assider includes the feminine and the nest	beneficiary herein In	shall mean the bold	legatees, devisees	
	IN WITNESS WHEREOF, a MPORTANT NOTICE: Delete, by lining out, whi as such word is defined in the Touth	, and the singular number	struing this deed and who	nd owner, including plea	listrators, execut
	- MEREOF,	said grantor has heren		Herer the context so requ	uites, the mannet
	* IMPORTANT NOTICE: Delete, by lining out, whi not applicable; if warranty (a) is applicable and as such word is defined in the Truthing to beneficiary Must	rias nereul	nto set his hand the d	lay and	. mascur
	as such word ! warranty (a) is annivers	chever warrante to	Cell fice	year first abo	ve written
	not applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-tending disclosures; for the	the beneficiary is a creditor	all the	12	
	as such word is defined in the Truth-in-lending disclosures; for this purpose use Stevens-Ness For If compliance with the Act and Regulf compliance with the Act is not required.	ulation by mobile	Tream. Pry	or	h
	disclosures; for this purpose use Stevens-Ness For If compliance with the Act is not required, disrege	m No. 1319, or equivalent	***************************************		
	III the at	ing inis notice.	(10)	Trops (	
i	(If the signer of the obeve is a corporation, use the form of acknowledgement apposite.)		Locky	/ / /	
			Cindy Sue Pry	of ryo	$\sim$
	STATE OF OREGON,				
- 11	County of Klamath	STATE	OF OREGON,	T .	
Ш	111(174.7.	35.		V	
- U	Alfred E. Pryor & Cindy	Count	rol	) ) ss.	
3	Allred P D.	- mstr	ument was acknowledged	, , , , , , , , , , , , , , , , , , ,	
4	OTASUP Prior Cindy	19 , by		before me on	
7			10 mag	The second second	***************************************
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ء. ال	BHIS Notary Public to	2			
Te.	Michael Public to	or Oregon Notae D		1	
1100	Notary Public to	(11-	lic for Oregon		
H	The species	0 ) My commiss	ion expires:		
1					(SEAL)
		la and fill			
		REQUEST FOR FULL RECOP	(VEYANCE		
	ro:	e be used only when obligations	have been paid	. # '	~
			win paid,		
t	The undersigned is the legal owner and hole aid trust deed have been fully paid and societied to	. Tuatee			
5	rust deed have been fully paid and satisfied at	der of all indebtedness -		7	

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 extate now held by you under the terms of said trust deed (which are delivered to you held by you under the same. Mail reconveyance and documents to

	The state of the s			
Do not lose or desirey this Trust Doed OR THE NOTE which is	Beneticiary			
	Beneficiary  stures. Both must be delivered to the trustee for concollation before reconveyance wi	in :		
Alfred E. & Cindy Sue	STATE OF OREGON, County ofKlamatl  [[[]]] [[]] [[]] [[]] [[]] [[]] [[]]	ı i		
Grantor Thomas F. Myers  Beneticiary	SPACE RESERVED  FOR  RECORDER'S USE  At 9:09 o'clock AM, an in book/reel/volume No. page 12631  ment/microfilm/reception No Record of Mortgages of said C  Witness	nd l		
MOUNTAIN TITLE COMPANY	Witness my hand and County affixed.  EvelynBiehnCounty	d		

Fee: \$9.00

Instrument 16thay nd recorded M87 on file/instru-o. 76994 County. nd seal of

Biehn. County Clerk Deputy