Voi <u>M81 Page</u> 20477 81471 OCMULT TRUST DEED THIS TRUST DEED, made this 6th 0.00 JOSEPH I. GLASSCOCK and KATHLENE A. GLASSCOCK, husband and wife WORK, 19.87., between

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

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FORM No SOT

....., as Trustee, and DANIEL O. BENSON and CATHY J. BENSON, husband and wife as Beneficiary, EOS C. Grant 5 7 Sc.

WITNESSETH:

Granton irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 200.055

Lot 3, EXCEPTING the Westerly 15 feet thereof and the Wi of Lot 4, GRACE PARK, HILL WITH AN ALL MALE according to the official plat thereof on file in the office of the County Clerk of in the second

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together, with all and singular the tenaments, 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-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the SEVENTEEN THOUSAND SEVEN HINDRED THIDAY_ETCHT_AND NO (400

sum of SEVENTEEN THOUSAND SEVEN HUNDRED THIRTY-EIGHT AND NO/100 ----

note of even date herewith, payable to beneficiary of order, and made by grantor, the final payment of principal and interest hereof, it

becomes due and payaone. In the event the vent the vent without first a becomes the art the beneficiary soption, all obligations secured by this instruction. To protect the security of this trust deed, granfor agrees in the security of this trust deed, granfor agrees in the vent the security of the security

It is mutually agrood that: 8. In the event that any portion or all of said property shall be taken winder the right of emined domain or condemnation, beneticary shall have the right, it is so elects, to recurs that all or any portion of the monies psyable as compensation for succurs that all or any portion of the monies psyable to psy all reasonable costing, which are in excess of the amount regulard to psy all reasonable costing, which are in excess of the amount regulard to psy all reasonable costing, which are in excess of the amount regulard to psy all reasonable costing, which are in excess of the amount regulard to psy all reasonable costing, which are in excess of the amount regulard to be first upon any proceedings, shall be paid to beneficiary and point the trial and appellate its, necessarily paid or incurred by bees-secured hereby; and (amotor ages, and the balance applied upon the indebtedness and exceute such instruments as shall be necessarily mobile of the source of the pensation, promptly upon beneficiary in regular. The ary time and from the state of the indebtedness, to take such actions ricitary, payment of its lees and progentation of this deed, and the note for endorsement (in case of lull reconvergentation of the indebtedness for the indebtedness (a consent) for the psyment of the indebtedness (a) for an of the making of any map or plat of sail of progenty. (b) for in set (a) consent to the making of any map or plat of sail of progenty. (b) for in the indebtedness (b) indebtedness (b) indebtedness (b) indebtedness (b) indebtedness (b) indebtedness (c) i

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marve any default or notice of default hereunder or invalidate any act done pursuant to such notice. 1.2. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or nerthereunder, time being of the defare all sums secured hereby immediately durant on payable. In such any declare all sums secured hereby immediately durant pay between the beneficiary at his election may proceed to forechose this trust deed in equily as a mortgage or direct the trustee to forechose this trust deed are divised as a mortgage or direct the trustee to forechose this trust deed are divised by the sum of the trustee to forechose the sum of the remedivised of the sum of the trustee to forechose the sum of the remedivised of the sum of the trustee to forechose the sum of the remedivised of the sum of the trustee to forechose the sum of the remedivised of the sum of the trustee to be sum of the sum of the sum of the remedivised of the sum of the trustee to be sum of the sum of t

proceed to joreclose this trust deed in the manner provided in ORS 86.735 to 13. After, the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.735, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the endire, amount due at the time of the delault may be cured by paying the being cured may be cured by thedring the delault has such portion as would being cured may be cured by the delault occurred any other than such portion delault the obligation or itrust deed. In any case the performance required under the delaults, the person ellecting the cure shall pays to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law with trustees and attorney's fees not exceeding the amounts provided by law the truster of the target the second provided the trust deed by law the truster of the target the second provided the amounts provided by law the truster of the target the second provided the trust deed by law the truster of the target the second provided the target the second provided the target target the target targ icts in ty cure en due, ing the would while of der the ault or ill costs deed

together with insteads and attorney's less not exceeding the amounts provided by law.comparison of 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the indiver to the purchaser its deed in form as required by law conveying plied. The recitalor there is the time of the time to which said sale the granter and the time separate parcels and shall be conclusive proof in the truthfulnes in the deed of any reatters of fact shall be conclusive proof the truthfulnes thereol. Any person, excluding the trustee, but including the state sells purchases at the sale. (15) When trustee sells purchase at the sale. (21) the states estimates and a reasonable charge by trustee is attorney. (21) to the obligation secured by the trust deed, (31) to all persons having recorded lient subsequent to the informable charge by truste stuppus, if any, to the granter to the informer of the trust turplus, if any, to the granter to the informer of the truste in the trust attrust. (36) Beneliciary may prom time to time spooint a subsequent of the interest of the subsequent to the informer and the sale interest of the subsequent to the information of the storest of the truste in the sale having recorded lient subsequent to the information of the subsequent in the supplus, if any to the granter or to his successor in interest entitled to such supplus, if any to the granter or the information of the subsequent is the sale.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary, may from time to time appoint a successor or succes-sors to any trustee named here to any successor trustee appointed here-under. Upon such appointment, or to any successor trustee appointed here-under. Upon such appointment, or to any successor trustee appointed here-under. Upon such appointment, or to any successor trustee appointed here-under. Upon such appointment, or to any successor trustee appointed here-under. Upon such appointment, and the program to the successor trustee, its latter shall be reade by written instrument executed by beneliciary, which, when recorded in the mortgage cords of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. If Turstee accepts this trust when this deed, duly esecuted and schowledged is made, a public record, as provided by law. Trustee is not obligated to notily any party hereto of pending sale under Trustee in oto 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; on 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 real property of this state; its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excow agent licensed under ORS 696.505 to 696.585.

The grantor covenants	20478
husband and wifeyers	and agrees to and with the beneficiary and those claiming under him, that he is law- id described real property and has a valid, unencumbered title thereto except Town & Country Mortgage, Inc. who subsequently assigned to Libert y; and/Trust Deed in favor, of Daniel O. Benson and Cathy J. Benso Deficiary orever defend the same against all persons whomsoever.
This deed applies to, inures to personal representatives, successors an secured hereby, whether or not named gender includes the tempine and the	noceeds of the loan represented by the above described note and this trust deed are: Noceeds of the loan represented by the above described note and this trust deed are: NAME AND ADDED NAME AND ADDED
* IMPORTANT NOTICE: Delete, by lining ou as such word is defined in the routing of des copplicable; if warrony (a) is applicable as such word is defined in the Trothin-La beneficiary MUST comply with the Act on disclosures; for this purpose use Stevens Ma if compliance with the Act is not required.	Whichever warranty (e) or (b) is and the beneficiary is a creditor dains Act and Resultation 3, the JOSEPH I. GLASSCOCK A
STATE OR PEGON County of Klamath The instrument, was acknowledge November: & 112 87 by JOSEPH I. GLASSCOCK and KA GLASSCOCK	SDICE_ASITIZE 199 hr
TO; Substantial and State	The bears of the second
ACCONTRUST DEED of POT 2 EXCEPTION INC. MOD ONE DEFENSION AND ONE DEFENSION AND ONE JOSEPH IS, GLASSCOCK and KATHLENE A. GLASSCOCK and KATHLENE A. GLASSCOCK and COMMANDER DENSON DANIEL O. BENSON and CATHY J. BENSON DANIEL O. BENSON and CATHY J. BENSON DANIEL O. BENSON AND CATHY J. DANIEL O. BENSON AND CATHY J. DANIEL O. BENSON AND CATHY J. DENSON DANIEL O. BENSON AND CATHY J. DENSON DANIEL O. BENSON AND CATHY J. BENSON DANIEL O. BENSON AND CATHY J. BENSON DANIEL O. BENSON AND CATHY J. BENSON	Beneficiary OTE which is secures, both must be delivered to the trastes for concellation before reconveyonce will be made. f filestroit out title file file out SEATE OF OREGON, file file made. f filestroit out title file file out SEATE OF OREGON, file file made. f filestroit out title file file out SEATE OF OREGON, file file made. f filestroit out title file out SEATE OF OREGON, file file made. f filestroit out title file out
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