жопид**81472** соцьуй т

THIS TRUST DEED, made this ......10thday of ...

TRUST DEED

Page 20479 4

PATRICIA A. SURPRENANT

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

Casuspi.

....., 19...87., between

Carn's the the major of annion

VANCE M. DAY & JOAN A. DAY, husband and wife or survivor

....., as Trustee, and

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Make Manath County, Oregon, described as: Secretary of the secret

SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF. STATE OF OREGON.

Connot late of Saffery that hear Ones OR 188 NOTE which It gewes, Settle and has designed in the Little Connot has designed that hear Ones OR 188 NOTE which it grows a settle and has designed in the Little Connot have been added to t

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.

\*\*STATE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

(\$3,200.00)\_

(\$3,200.00)

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note comes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or protect the security of this trust date.

becomes due and payable. In the owns, the within observable poperty, or any part turies, it may receive the control of payable poperty and the particle of the state of their at the beneficiary of the transmit of payable poperty and the payable poperty and payable poperty payable payable poperty payable poperty payable poperty payable poperty payable payabl

As in the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the as compensation for the trust of the trust deed, (3) to all persons to pay all reasonable costs, expenses and attorney, and pay all reasonable costs, expenses and attorney are to pay all reasonable costs and step proceedings, shall be paid to beneficiary and both in the trial and appellate courts, necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance spenses and attorneys level secured. Hereby, and grantor from the balance spenses and attorneys level secured interest of the successor truster appoint of the indebtedness panalion, promptly upon morphly upon morphly in obtaining such companies. Att any time and from time to time appears in the order of their priority and distinct only and successor truster appointment, and without conveyance to the successor under the property in obtaining such companies. Att any time and from time to time upon any trustee hashin named or appointment, and without conveyance to the successor trustees and substitution shall be conclusively become and abstitution shall be conclusively property; in obtaining such companies to the successor trustees and presentation of this deed and, the note for the property is situated, shall be conclusively property; (b) you miss of the successor trustees are provided by law trustees in the successor trustees are provided and the property; (b) you miss of the successor trustees are provided and the property; (b) you miss of the successor trustees are provided and the successor trustees are provided and the property; (b) you miss of any trustee are subsequent to the interest on the time test and the property in the surface and the property in the property in the making of any present of the trustee and the property in the property in the making

together with trustee's and attorney's less not exceeding the amounts provided by law. Let the seles shall be held on the date and at the time and place designated in the solice of sale or the time to which said sale may be place designated in the police of sale or the time to which said sale may be proposed as provided by law. The trustee may self said property either and the process of the property of the process of sales. Trustee and sales are time 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 made the property so sold, but without any covenant or warranty, express or may often trustee trustaliness thereof. Any person, excluding the all be conclusive proof of the trustaliness thereof. Any person, excluding the trustee but including the last frustee, but including the last payable the proceeds of the property of the proceeds of the property of the proceeds of the payable trustee sale pursuant to the powers provided herein, trustee cluding apply the proceeds of self-top and the proceeds of the payable that the compensation of self-top and the proceeds of the payable to payment of (1) the separation of the compensation of the trustee and a reasonable charge by trustee cluding their interests may appear in the order of their provides of the trust of the provides of the payable that the provides of the provides of the provides of the provides of the payable that the provides of the provides of the provides of the provides of the payable to payment of (1) to all persons the payable that any to the granter or to his successor in interest entitled to such successor the payable trust appears in the order of their situation to the payable that the payable trust appears in the order of their situation to the payable trust appears in the order of their situation to the payable trust appears in the order of their situation to the payable trust appears in the order of their situation to the payable trust appears in the order of t

NOTE: The Trust Deed, Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed to insure title to real states.

| ly seized in fee simple of said describ  | amath First Federal Saving   | hose claiming under him, that he is law-<br>mencumbered title thereto<br>EXCEPT<br>& Loan Association, recorded   |
|--|--|---|
| same date as the Trust Deed  | manifely ledfress of sense and less thousands the  | A Company of the Comp    |
| that he will warrant and loveyer as the same account on the provide account of the same account of the sam | Those up unique these and appendix to the unique to the control of | A CONTROL OF THE STATE OF THE S    |
| The second of th | Associated for the control of the co | ANTENNATION OF THE CONTROL OF THE CO    |
| ne court stall admits trainment of for benefit<br>a turn out not, appeal<br>f ( is appropriate agreed their  | Special Control of the Control of th | ie bei 1940 program (1965)<br>Beigen of the State of the Sta |
| The species of the second of t | of the loan represented by the above des   | cribed note and this trust deed are:  |
| (a)* primarily for grantor's personal to (b) ** ** ** *** *** *** *** *** *** ***  | AND A BANK AND PERSON AT A TOTAL THE STATE OF THE STATE O | s of commercial purposes.   |
| rsonal representatives, successors and assig-<br>cured hereby, whether or not named as a b   | meticiary herein. In construing this deed a<br>and the singular number includes the plura  | and whenever the context so requires, the Bassains.   |
| IN WITNESS WHEREOF sa  | id grantor has hereunto set his han  | d the day and year first above written.   |
| MPORTANT NOTICE: Delete, by lining out whic<br>t applicable, if warranty (a) is applicable and<br>such word is defined in the Truth-in-Lending   | Act and Regulation Z. the  | cia A. Surprenant   |
| such word is defined in me trunt manager and Regular inferiors MUST comply, with the Act and Regular courses, for this purpose use Stevens-Ness For compliance with the Act is not required, disregular in the Act is not required, disregular in the Act is not required.   | n No. 1319, or equivalent.   |   |
| the signer of the above is a corporation, a course the the form of acknowledgement opposite. In a second   | Error tope (1914) but 1911 support to the control of the control o |   |
| as a temperature of the state o | STATE OF OREGON  | Section of the sectio    |
| County of Klamath  This instrument was acknowledged I  | 是这种是一种。  | cknowledged before me 09  |
| bricla A. Surprenant   | not less on recommendation of the control of the co | galvingski (1996)<br>Sweet (1997)<br>Goldwell (1997)<br>Gerick (1998)   |
| Time Duy franchistary Put  | lic for Oregon Notary Public for Oreg  |   |
| (SEAL).  My commission expires: 8//  | White a gast My commission expired to the property of the prop | \$1.40 Per as<br>periods 2011   |
| 6.14.14.4.17.17.11.11.11.11.11.11.11.11.11.11.11.  | REQUEST FOR FULL RECONVEYANCE  | poid.   |
| TO: The the presence of a policy of the contract of the contra | the sisting maps Trustee, where optimize the map better the map better the map better the map and the content of the content o | The secured by sa   |
| forest deed have been fully paid and satisfi   | ed. You hereby are directed, on payment  | to you of any sums owing to you under the total   |
| herewith together with said trust deed and   | all reconveyance and documents to  |   |
| tion that wall to a solute<br>one of personal abbarrands and about<br>DATED said and characters fire tensils   |  | Control of the state of the control     |
|  |  | Beneficiary   |
| Do not lose or destroy this Trust Deed OR TH   | NOTE which is secures. Both must be delivered to   | the trustee for concellation before reconveyance will be made.  |
| TRUST DEED   |  | STATE OF OREGON, STATE  |
| TRUST DEED REF PECHT DIFORM No. I ASSUM VI. LYC STEVENS NESS LAW PUS. CO.: PORTLAND. ORE   | HED REHETO AND MADE A PART   | I certify that the within instrum was received for record on the  |
|  | Burg (us, verts and contains to regular). Credon, described  | of  |
| Granite itteraschi areet   | ntor SPACE RESERVED  | in book/reel/volume No or as fee/file/inst  |
| DEATH LANG A JOHN A. DEY,  | Pice DUIG SUGRECORDER'S USELA.   | ment/microsium/reception No   |
| AFTER RECORDING RETURN TO  |  | County affixed.   |
| THIS TRUST DEED, ma  |  | NAME TITE   |
| MOUNTAIN TITLE COMPANY   | Taust Dead   | By SUID   |

The Northwesterly one-half of Tract 31 of HOMEDALE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at the most Westerly corner of said Tract 31; thence Northeasterly along the line between Tracts 31 and 32, 300 feet to the most Northerly corner of said Tract 31; thence Southeasterly along the most Northerly corner of said Tract 31; thence Southeasterly along the line of Tract 31, 90.75 feet, more or less, to the line of property line of Tract 31, 90.75 feet, more or less, to the line of property line of Tract 31, 90.75 feet, more or less, to the line of Southwesterly along the line Records of Klamath County, Oregon; thence Southwesterly along the line of said Hancock property 300 feet to the Southwesterly line of Lot 31; thence Northwesterly along said line 90.75 feet, to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH:

|                          | uest of Mountain                                    | o Title Company | •                     | 10th                        | dav            |
|--------------------------|---|-----------------|-----------------------|-----------------------------|----------------|
| Filed for record at requ | uest of <u>Nouncarr</u><br>er A.D., 19 <u>87</u> at | 7:00 P          | M and duly record     | ed in Vol M87               |                |
| of Novembe               | <u>r A.D., 19 07</u> at <u></u>                     |                 |                       |                             |                |
|                          | of  | Mortgages U     | Riehn. County         | Clerk In The                | Salar<br>Salar |
|                          |   | Every           | PAN                   | Amille)                     | <u> </u>       |
| FEE \$15.00              |   | ВУ              |                       |                             |                |
|                          |   |                 | SANT GENERAL SERVICES | 옷을 바꾸게 보다 하는 그리는 그는 글이 되었다. | errayê         |