FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment) MTC-2014-2 OT 90701 \mathcal{O}

Vol. mgg Page 13761 TRUST DEED THIS TRUST DEED, made this __15th _____day of ____August _____, 19.88 ___, between MICHAEL ROBERT WELDON MICHAEL ROBERT WELDON as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and WILLIAM G. PINTO, JR. & NANCY L. PINTO, Husband and wife or survivor as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 474, Block 114, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Tax Account No. 3809-33AC-8500

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 connec-tion with said real estate. FOR THE PURPOSS OF SECURING FERFORMANCE of each agreement of granter herein contained and payment of the BUDDED BUDD

sum of THREE THOUSAND ONE HUNDRED TWENTY AND 46/100-----

(\$3,120.46) — Dollars, with interest thereon according to the terms of a promissory note of even date herewith, paythle to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, it to be the terms of a promissory terms of pote not sooner paid, to be due and payable The date of maturity of the debr secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable.

becomes due and payable. To protect the security of the debt secured by this instrument To protect the security of this trust deed, grantor agrees: I. To protect, preserve and minimal sid property in local condition not to commit or preserve and minimal protection of the commit or preserve and the sole preserve in the sole of the sole o

It is mutually agreed that: So in the event that any portion or wide mathematical be taken under the eight of eminerit domain or subdemation, bencheary wall have the right, it is so determinent domain or subdemation, bencheary wall have the right, it is so that taking, which are in excess of the first nice payable to pay all travenable costs, expresses and itorney's term more mathematical to pay all travenable costs, expresses and itorney's term more mathematical to the first nume much proceedings, that he paid to benchear and applied by it trat upon much proceedings, that he paid to benchear and the trial and appendix courts, necessarily paid or incured by the the trial and appendix the balance applied upon the indebted and exceuts such instruments as what is to such upon written required to be pensation, prompty upon benchear y quert. So At any time and there the courts' in the trial and the note endoment in such and the recent the upon written required of benchear the payment of its tax and presentable with a dard and the note for endoment (in ease of that reconveyances the classified and the note for endoment (in ease of that reconveyances the classified and the note for the lability of any person loc the pay are to classified property: (b) join in (a) consent to the making of any map or plus of suid property: (b) join in

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granting any easement or creating any restriction thereon: (c) join in any suburdination or other agreement allecting this deed or the lien or charge thereof: (d) reconvey without warante, all or any part of the property. The female in the recent and there in any part of the property. The legally entitled thereof, and the recircle there of any matters or lacts shall services mentioned in this paragraph shall be not fusce's lees for any of the services mentioned in this paragraph shall be not fusce's lees for any of the equal to the paragraph shall be not fusce's lees for any of the method thereof, and the truthulness thereof of any matters or lacts shall services mentioned in this paragraph shall be not fusce's lees for any of the end of the paragraph shall be not fusce's lees for any of the pointed thereof, and the truthulness thereof of a security for the deed and the paragraph shall be not fusce's lees for any security pointed thereof secured, enter upon and take possession of said prop-issues and profits, including those past due and on therwise collect the rents, lees coast and expenses of operation and collection, including reasonable attor-ney's fees upon any indebitdness secured hereby, and in such order as bene-ticiary may determine. 1. The entering upon and taking possession of said property, the insurance policies or compensation or avails to any taking or damage of the paragraph default hereof as aloresaid, shall not cure or pursuant to such notice.

12. Upon delault or notice of delault hereunder or invalidate any act done 13. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the declare all sums security hereby immediately due and payable. In such any event the beneficiary at his election may proceed to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose the trust deed his written notice of delault and his election to sell the sale as to be recorded property to satisfy the obligation secured hereby where may the trustee shall proceed to loreclose this trust deed in the manner provided in ORS 66.735 to 6.735. 13. Alter the trustee has commenced increduces to advert

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13. After the trustee has commenced inreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person privileged by ORS 86.753, may cure the delault or delaults. It the default or privileged by ORS 86.753, may cure same secured by the trust deed, the delasts of a lailure to pay, when due, and the delault or delault occurred. Any the than such portion as would being date may be cured by the default occurred. Any the private feasible of bilgadism or trust deed. In any case, in addition to curing the delault of delaults in the delawit occurred. Any the private delault that is capable of bilgadism or trust deed. In any case, in addition to curing the delault octs together with trustees and attorney's lees not exceeding the amounts provided by law, the trust deed in enforcing the date and the trust deed by law. If the trust deed he cure ball pay to the beneficiary all costs together, with trustees and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and the trust

together with trustee's and attorney's lees not exceeding the amounts provided by law. If Qether with trustee's and attorney's lees not exceeding the amounts provided 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 purcel or in separate parcels and shall self the parcel or parcels at shall delive the highest bidder for cash, payable at the lame of sale. Trustee the property to the purchase its deed in form as realising of sale. Trustee the property to the purchase its deed in form as realised by law conveying plied. The recitability of the purchase its deed in the sale. Is. When trustee sale pursuants of the sale. Subtract of the sale purchase at the sale. Subtract of the sale purchase it is deed in the sale. Subtract of the sale purchase it is deed in the sale. Subtract of the function of the payment of (1) the expenses of sale in cluding the compensation of the payment of (1) the expenses of sale in stroney. (2) to the obligation the trustee of the trust deed. (3) to all persons there in interests may appear in the order of the trustee in the trustee and their interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or succes-

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus. Surplus, 16. Beneficiary may from time to time appoint a successor or success-or to any trustee named herein or to any successor trustee appointed here-under to any trustee entities and without conveyance to the successor trustee, the latter shall be vested with all time conveyance to the successor trustee, the latter shall be vested with all time secured by beneficiary and substitution shall be made by written instrumeter. Each such appointment which, when recorded in the nexterior executed by beneficiary which, when recorded in the nexterior executed by beneficiary which, when recorders this trust when this dired, duly executed and the successor trustee. 17. Trustee accepts this trust when this dired, duly executed and obliqued to notify any party hereto of pending sale under any other deed shall be a party unless such action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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Martin Martin and Martin Martin and Martin Andrews	and the state of t
The grantor covenants and ugrees to and with fully seized in fee simple of said described real property	the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto EXCEPT
prior Trust Deed in favor of Commonweal Microfilm Records, which buyer herein a	th Inc. recorded in Volume M72, page 4526,
and that he will warrant and forever defend the sal	me adainst all persons whomsoever.
and that he will warrant and rolever cerent the sal	merine merine
	the state is a second part and this trust deed are:
The grantor warrants that the proceeds of the loan repr (a)* primarily for grantor's personal, family or househo (DYXEX): SECONDECONDECONDECONDECONDECONDECONDECOND	esented by the above described note and this trust deed are: id purposes (see Important Notice below), th metalogical content and
This deed applies to, inures to the benefit of and bind personal representatives, successors and essigns. The term ber	Is all parties hereto, their heirs, legatees, devisees, administrators, executors, neficiary shall mean the holder and owner, including pledgee, of the contract of construing this deed and whenever the context so requires, the masculine
	s hereunto set his hand the day and year first above written.
IN WITNESS WHEREOF, sold granter has	a Mill Pole Childre
* IMPORTANT NOTICE: Delete, by lining out, which over warranty (a) not applicable; if warranty (a) is applicable and like beneficiary is a as such word is defined in the Truth-In-Lending Act and Regulation beneficiary MUST comply with the Act and Regulation by making	riguired
Seneticiary MUSI comply with the Act and sene segments. Form No. 1319, or ex disclosures; for this purpose use Stevens-Ness. Form No. 1319, or ex If compliance with the Act is not required, disregard this notice.	yu.valent.
(If the signer of the abave is a corporation, use the form of acknowledgement opposite.)	
STATE OF GRIAN California)	- STATE OF OREGON.
County of SANTA CLARA	County of This instrument was acknowledged before me on
This instrument was acknowledged before me on ALA. 18	19 , by
MICHAEL ROBERT WELDON	85
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(SEAL) Notary Public for Oxeein (SEAL) California	Notary-Public-for-Oregon (SEAL
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