216.295.4229

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THIS TRUST DEED, made this _____9th _____day of _____September ______, 19.88..., between WALLACE W. BRADLEY AND MARION B. BRADLEY, CO-TRUSTEES OF THE BRADLEY FAMILY TRUST, UNDER DECLARATION OF TRUST DATED OCTOBER 13, 1986 T.Witners and han

as Grantor, Mountain Title Company of Klamath County ROBERT E. BURPEE & TERESA L. BURPEE, husband and wife or survivor the terestion we start as a Beneficiary,

as Beneficiary, THURBLOW DISHO WITNESSETH:

WITNESSETH: 232 [Grantomirrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property in (<u>11 CC M: Klamath 1999</u> <u>County</u>, Oregon, described as:

Lots 5 and 6 in Block 68 of BUENA VISTA ADDITION to the City of Klamath Falls, according to the conficial plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No. 3809-29BD-16300 of a score process of a proved of pressed on press and a second state of the second state of 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 thereoi and all lixtures now or hereafter attached to or used in connec-tion with said real estate. Said FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the minimum protoning minimum and the payment of the said agreement of grantor herein contained and payment of the

sum of TWENTY EIGHT THOUSAND AND NO/100---

not sooner paid, to be due and payable. The more per terms of note in the state above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

Sold, conveyed, assigned or allower the trainal described property, of ally part therein, at the beneficiary's option, all obligations secured by this instrument; tirrespective, and the beneficiary's option, all obligations secured by this instrument; tirrespective, and the beneficiary is option of the security of this trust deed, grantfor agrees.
 To protect the security of this trust deed, grantfor agrees.
 To protect the security of this trust deed, grantfor agrees.
 To complete or restore promptly and in good and workmanike and repair; not to remove or demolish any building or improvement thereon, information and repair; not to remove or demolish any building or improvement thereon into a security of the security of the

It is mutually agrood that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-ficiary in such proceedings, and the balance, applied upon the indebtedness secured hereby; and frantor agrees, skills own expanse, to take such actoms and and the balance, shill be meessary in obtaining such com-bility, payment of its lees and presentation, of this deed and the role for indorsent (in case of lut reconveyances, lor cancellation), without allecting the liability of any person for the payment of the indebtedness, truatee may (a) consent to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the making of any map or plat of said property (b) join in (muth control to the ma

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together, with trustees and attorneys lees 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 in one parcel or in separate parcels and shall sell the parcel or parcels at auction, to the highest, biddet for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property to sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. S. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees at the ruste, but is musequent to the interest of the trustee, but in the trust the day the trustee and a reasonable charge by trustees at long the trustee may appear in the order of their priority and (4) the tupping its dynamic to the interest and the trustee and (4) the shall any, to the grantor to has huccessor in interest of the shall apply the granter of the interest of the struster in the trust tend as their. Interest of the day to the struster and (4) the supplus its and (4) the struster and (4) the supplus its provessor in the totage to be applied to successor or supplus the store to the structure and the structure and the store of supplus the successor or supplus the store to the structure and the store of the supplus the store of supplus the supplus the supplus the store to the supplus the supplus the store of the supplus the supplus the supplus the store of the supplus the supplus the store of the supplus the supplus the store of the supplus the s

surplus, II any, to the drantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter stable be vested with all title, powers and duries conterred upon any trustee herein named or appointed hereunder. Each such appointment, and without conveyance to the successor trustee, the latter stable be vested with all title, powers and duries conterred upon any trustee herein named or appointed hereunder. Each such appointment and subtitution shall be made by written instrument executed by beneficiary, which when inecorded in the motifsafe records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under, appending and trustee, the party unless such action or proceeding is prought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder, must be ceither an attorney, who is an bacive 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 escrow agent licensed under ORS 696.505 to 696.585.

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a simple site and the spectration, which all to steer to real site spectralities case expenses and attended particularly depicted in such proceedings, and sp participate with the mean and manufactures and site and the first spectral spectralities with any spectral spect	(B) OF DEFINANT OF FIGHT TOTAL OFFICE AND PERSON FOR THE SECOND OWNER OF PERSON FOR THE SECOND OWNER OF PERSON FOR THE SECOND FOR THE DEFINANCE OFFICE OF	1.1. The second state of the second state o
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CONSTRUCTION OF A DECEMBER	tit of and binds all parties her	eto, their, heirs, legatees, devisees, administrators, executors.
gender includes the feminine and the neuter, and includes the feminine and the neuter, and includes the second sec	d the singular number includes I grantor has hereunto set before return to the set year warranty (a) or (b) is	the holder and owner, including pledgee, of the contract his deed and whenever the context so requires, the masculine the plural. his hand the day and year first above written. Walliee W.Bradley, Co-Trustee
beneficiary MUST comply with the Act and Reguld disclosures; for this purpose, use Stavens-Ness Form if compliance with the Act is not required, disregard fif the signer of the obave is a corporation, the STATE OF CALIFORNIA STATE OF CALIFORNIA COUNTY OF San Diego On September 9; 19	ition by making required No.1319, or equivalent (this notice) Ma	MansBBushy of trutee rion B. Bradley, Co-Trustee
(S signed Notary Public, personally Bradley; Co-trustee Bradley; Co-tr	appeared Wallace W. and Marion B. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	y
To Signature Can To Signature Can Sw 183 (286)	An Jurken	HOME FEDERAL d' by'the toregoing trust deed. All sums secured by said
said trust (deet or pursuant to statute to can krewith together with said trust deed) and to r estate now held by you under the same. Mail or out any ray together	ou hereby are directed, on pay sol-all-evidences of indebiedne econypy, without warranty, - to econypy ance and documents to	anent to you of any sums owing to you under the terms of ss secured by said trust deed (which are dolivered to you a the parties designated by the terms of said trust deed the furnment is the secure commence are belowed to the
		Boneficiary ed to the trutes for concellation before reconveyance will be made.
COMPLEX OF DOLLARS	denA vista ADDITION on file in the offic	To the Difference of the second secon
Wallace W+ Marion B. Bridh 5354 Eugallseview Drinsport San Diego CA 92115 12 Douglouist Grantor Robert Et Jeresa Burgee	Yots'inu' geschpeg set yots'inu' geschpeg set NTTARDOR SPACE RESERVED FOR RMIGER' RECORDER'S USE	at12.128. o'clockP.M., and recorded in book/reel/volume NoM88 on page 14887 or as fee/file/instru-
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