MITC-21327K Cor 1586 to point the true to the to the true to the t COPYRIGHT 1988 STEVENS-NEED LAW PUB. CO., PORTLAND, OR, 97204 Vol. mrg Page 10834

WILLIAM THOMAS RIGGLE & SANDRA K. RIGGLE, husband and wife MOUNTAIN TIME COMPANY OF KLAMATH COUNTY , as Trustee, and THE BANK OF NEWPORT, an Oregon chartered banking corporation, as to an undivided banking corporation, as to an undivided banking corporation. interest and ALAN J. KIRK, as to an undivided & interest as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath____County, Oregon, described as:

Lot 2 in Block 10 of of RAINBOW PARK ON THE WILLIAMSON, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, together with an undivided 1/68th interest in Lots 4 and 5, in Block 1 of said addition.

Tax Account No. 3407-27AB-1400 (portion)

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herein, shall become immediately (lue and payable. To protect the security of this trust cleed, grantor agrees: 1. To protect, preserve and maintain said property in ited condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete up vaste of said property. 3. To complete up result, and in good and workmanlike memore any building such that laws, ordinants, regulations, covrants, condi-tions and restriction all said property; if the beneticiary to requests, to cial Code as the beneficiary may require and to the Unitor m Commer to complete thereon and said property; if the beneticiary to requests, to cial Code as the beneficiary may require and to pay for filling aments mathered beneficiary. 4. To provide and continuously maintain invusance and the built.

cial Code as the beneficiary may require and to pay for filing ame in the proper public office or offices, as well as the cost of all lines scirches made by filing officers or scarching agencies as navy be deemed desirable by the beneficiary.
• A To provide and continuously main ain insurance on the buildings and such other harards as the peneficiary may against loss or driving by lire an amount not less than J. N.A. (VECE) to the payhole to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail .cr any reason to procure placed on saic buildings, the beneficiary as soon as insured; by deliver said policies to the beneficiary at least litteen day such insurance and to any policy of insurance now or her sailer placed on saic buildings, the beneficiary may part thereof, may procure the same at grantor's depicied under any tire or other insurance policy may be applied by beneficiary any part thereof, may be released to grantor. Such applied by beneficiary any part thereof, may be released to grantor. Such applied by grant and to such notice. Journant to such notice. Journant to such notice. Journant to such notice. Journant to such notice of any policy being any beneficiary insurance prover any be levied or assars duy on or dages become past due or delinguent and permet of any all other charges that may be levied or assars duy on or dages become past due or delinguent and permet of any office, allow or deliver any part thereof, the policiary may be added to and become any part thereof, any part due or deliver any part of the excited or of the such appretent of any office, and allow and the such payment of any office, assars duy on or dages become past due or deliver any bet of such assars duy on or dages become past due or deliver any bet office. Journant of a such appretent of any office, allow and other there appreter before any part of the deliver assars duy on or dages become past due or deliver, with the such appretent of any office,

It is mutually agrood that: 8. In the event that any portion or all 61 said property shall be taken inder the right of eminent domain or condennation, beneficiary shall have the right, it is to elects, to not domain or condennation, beneficiary shall have the right, it is to elects, to not domain or condennation, beneficiary shall have the scompensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and ittorney's fees necessarily paid or applied by it first upon such proceedings, shall be paid to beneficiary and both in the trial and any reasonable costs, and expenses and attorney's fees ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby, and the balance applied upon the indebtedness and execute such instrument as shall be received upon written request of bene-ficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full and presentation of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other afteement allecting this deed or the lien or charge franties in any reconveyance may be described as the "person or person franties in any reconveyance may be described as the "person or person franties in any reconveyance may be described as the "person or person be conclusive prool of the truthulness thereon " any matters or lacts shall services mentioned in this paragraph shall be not less than 35. 10. Upon any delault by grantor hereunder, beneliciary may at any pointed by a court, and without regard or the advance of be ap-the indebiedness hereby secured, enter upon and take possession of said prop-sisues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and taking possession of said prop-ticiary may determine. 11. The entering upon and taking possession of said proper-ticiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents issues and prolits, or the proceeds of the and propints, and the application or eleas thereof as any taking or damage of the property, and the application or releas thereof as and brokensid, and apply the such rothes. 12. Upon delault by grantor in payment of any indebiedness secured

property, and the application or release thereof as aloresaid, shall not cure or waive any default or motice of default hereunder or invalidate any act done pursuant to such notice. 12. 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 mance of any agreement hereunder. time being of the declare all sums secured hereby immediately due and payable. In such an in equity as a morigage may agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an in equity as a morigage may direct the trustee to foreclose this trust deed advertisement and adde or direct the trustee to foreclose the trust deed advertisement and such a payment and/or performance, the beneficiary or the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the trustee shall execute anciente to the truste to foreclose this trust deed in the manner provided in ORS 56.735 to 86.795. 13. After the truste bas and proceed to foreclose this trust deed in the manner provided in ORS 56.735 to 86.753, may cure the default or defaults. If the default may be cured by paying the entire amount due at the time of the default may be cured by paying the entire amount due at the time of the default may be cured by paying the entire amount due at the time of the y other default that is capable of being cured may be cured by tendering the policinnate required under the defaults, the person ellecting the cure shall find the beneficiary all cost of defaults. The such any case, in the policinnate required under the defaults, the person ellecting the cure shall find to the trust deed fogether with trustees and attorney's less not exceeding the advalut or and esignated in the policie of sale policing the advalut of and esignated in the policie of a sale to the trust deed fogether with trustees and attorney's le

together with trustee's and attorney's 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 potice of sale or the time to which said sale naw of the potential of the potice of sale or the time to which said sale naw in one parcel or in separate parcels and shall sell the parcel or the self sale satisfies the sale of the sale shall be the time of the sale of the satisfies of the sale sale of the sale sale of the sale sale of the satisfies of the sale sale of the sale sale of the sale sale the property so said, but without any covenant or warranty, express of the the property so said, but without any covenant or warranty, express of the the truthfulness the deed of any matters of lact shall be conclusive provide the truthfulness the deed of any matters of lact shall be conclusive provide the frantiers and benefact, may purchase at the sale. 15. When truste sells purchase and a reasonable charge by trusters statements of the truste and a reasonable charge by trusters attorney. (2) to the obligation we used to the trust deed, (3) to all persons have appeared to the interest of the truste te in the trust surface or the sale of the trust could be the trust the first of the trust attorney. (2) to the grantor or to his successor in interest entitled to such as the interest may appear in the order of their priority and (4) the surfues. 16. Bereficiary may from time to time appoint a successor or successor.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-ors to any trustee named herein and without convergence to the successor under. Upon such appointment and with all title, powers and duties contered upon any trustee herein named or appointed hereunder. Each such appointment and subinition shall be made or pointed hereunder. Each such appointment which the successor trustee. The mortage conduction of the successor of the successor trustee. All be made by continuent which the successor trustee. 17. Trustee accepts this trust when this deed, duty executed and acktawledged is made a public record as provided by law. Trustee is not obligated to motily any party hereto of pending sule under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the instee Densunder must be wither an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to a buinters under the low. 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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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-10835 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the lean represented by the above described note and this trust deed are: (a)* primarily for scantor's prisonal, family or household purposes (see Important Notice below). This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the contract gender includes the deminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPOITANT NOTICE: Delete, by links out, whichever warrsnety (o) or (b) is not applicable, if warranty (o) is applicable and the beneficiary is a creditor as such word is defined in the Truth-Indending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by nucking required disclosures; for this purpose use Stevasis-Nais Forts No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. William Thomas Riggle (If the signer of the above is a corporation, use the form of acknowledgoment opposite.) Sandra K Riggle STATE OF READIN NEVADA stant (1997) St County of Wahol STATE OF OREGON, William Thomas Riggle & Sandra K. County of This instrument was acknowledged before me on unet to won the com Actory Public - State of New gan draw Alessandin Lisber River a city 3-2-87 Notary Public for Oregon TAVAD TO THE WAY TO THE WAY TO THE THE My commission expires: 7-40-15-40-40-1 W-1 (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. **TO**: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said ., Trustee the undersigned is the legal owned and notice of an indeptedness secured by the foregoing trust deed. All sums secured by some trust deed have been fully paid and as islicit. You hereby are directed, on payment to you of any sums owing to you under the terms of that used have been tuny pand and sampling, I on merely 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 herewith together with said trust deed) and to recenvey, without warranty, to the parties designated by the terms of said trust deed the DATED. a ang an aki Do not lose or destroy this Trust Dood OR THE NIJTE which it secures. Both must be delivered to the Irustee for cancellation before reconveyance will be made. (Inx orderers) no- orde-stan-1601 (Sections) : TRUST DEED V 19 6667 L STATE OF OREGON, (OEM No. 20) Fililan Thomas Riggle & Sandra K. I certify that the within instrument 5922 Amargosa Dr. Sparks, NV 39433 Granter SPACE REBERVED was received for record on the 19th... day June, 19.89., of at .9:51 o'clock .A.M., and recorded The Bank of Nevada & Alen J. Kick FOR P. 0. Box 7 Newport OP 07005 in book/reel/volume No. ... M89....... on FOR STREET page 10834 or as fee/file/instru-Newport, OR 97365 ment/micronim/iccopies of said County. Record of Mortgages of said County. ment/microtilm/reception No. 1586, Carry Contraction (Contraction) Beneliciery TCounty effixed. AFTER RECORDING RETURN TO Witness my hand and seal of MOUNTAIN TITLE COMPANY 4407 (for deliver, to beneficiary) Evelyn Biehn, County Clerk Fee \$13.00 By Coulers Muleralase Deputy