TRUST DEED

Vol<u>m89</u> Page

HODNITUE COMPANY THIS TRUST DEED, made this 19th day of July Trust, 19:89., between

Richard Alan Graefe & Carolyn B. D. Graefe, husband and wife , as Trustee, and as Grantor; MOUNTAIN TITLE COMPANY

Susan A. Thompson & Lee D. Dorsey III, not as tenants in common but with right of May 194957 He broad reed reclaims the 1997 and produced produced to the p survivorship as Beneficiary,

WITNESSETH: 3145 Delaware, Klamarh Falls, OR

B. DGrantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 0.

The East one-half of Tract No. 18, Block 3, FIRST ADDITION TO ALTAMONT ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

TREASURED.

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.

ONLY FOR THE PURPOSE. OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of SEVENTEEN THOUSAND ONE HUNDRED SEVENTY AND NO/100-

Dollars, with interest thereon according to the terms of a promissory

note of even date nerewith, payable to beneficiary, or order, and made, by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable per terms of notes. 19. Date the date of maturity of the debt secured by this instrument is the date, stated 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 alienated by the grantor without first having obtained the written content approach of the henciciary tent, at the beneficiary's option, all obligations secured by the grantor different the property of the security of this trust deed, grantor different the content of the conten

It is mutually agreed that:

8. 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 right; if it so electis 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 toots, expenses and attorney's fees mecessarily paid or incurred by grantor in such proceeding, shall be paid to beneficiary and applied by it lists upon any reasonable costs and expenses and attorney stees, both in the trial and appellate courts, necessarily paid or incurred because the secured hereby; and grantor agrees, at its own expense, to take such actions, and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's require upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of ind reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

and expenses actually incurred in entoring the obligation with trustee si and attorney's fees 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-bidder for cash, payable at the time of sale. Trustee whall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereof. Any purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may, appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest exhitted to such surplus.

surplus, if 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 successors its any trustee pained herein or to any successor trustee appointed herein deed. Upon such appointment, and without conveyance to the successor trustee, the latter shall be needed with all title, powers and duties conferred upon any trustee herein made by written instrument executed by beneliciary, which, when, recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee 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 an attorney, 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 lows of Oregon or the United States of title insurance company authorized to insure title to real property of this state, its subsidiaries, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to a fully seized in fee simple of said described re	al-property and	eficiary and thos has a valid, une	e claiming under him, the neumbered-title thereto	nat he is law-
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and that he will warrant and forever defend	the same again	st all persons wh	omsoever.	
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The grantor warrants that the proceeds of the	e loan represented by or household purpose	y the above describe es (see Important N	d note and this trust deed are otice below);	gligger i skriver i kal grozer • godingske intorak i filologi dang i di kalan i tenggalan Antang ikan menggeriak
ેરાં, જોરામાજ્યનું મુક્તિ ભાગમાં સાથે, તેમ કે માર્ગ માં માર્ગ કરે જે જોઈ જે માર્ગ કરાયા છે. જે માર્ગ કરો જે મા જે જે (માર્ગ કરાયા છે) અને જે જેમાં કેવા કે માર્જ માં માર્ગ કરો માર્ગ જે જોઈ જે માર્ગ કરો જેવા જે માર્ગ કરો જે	e tribas in curing	(4 Others	e leastees devisees adminis	trators, executors,
personal representatives, successors and assigns. The secured hereby, whether or not named as a benefici- gender includes the feminine and the neuter, and the	ary herein. In consti singular number in	ruing this deed and cludes the plural	whenever the context so requi	res, the masculine
term were in the real man and the best of the control of the contr	ens of this of the	to set his hand th	e day and year first abov	e written.
* IMPORTANT NOTICE: Delete, by lining out, whichever we not applicable, if warranty (a) is applicable and the benas such word is defined in the Truth-in-Lending Act an	d Regulation Z. the	Richerd A	lan Graefe	Taris a govern of Sussey is without the print story
beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. 1 if compliance with the Act is not required, discagard this contract and act and the Act is not required, disc	notice. and whom	10000	R/H/) Dec	ce/e
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not see The undersigned is the legal owner and hol	der ot all indebtedn	ess secured by the	toregoing trust deed. All su	ms secured by said under the terms of
trust deed have been fully paid and satistied. You said Itrust deed or pursuant to statute, to cancel herewith together with said trust deed) and to recestate now held by you under the same. Mail rec	.all-evidences of in onvey, without warr	anty, to the partie	s, designated by the terms of	
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Richard Alan Graefe & Carolyn B. De Graefe & Copple Troop parks	ns, sells and cor Oregon, describ	noys to trustee:	of Aug	M., and recorded
3145 Delaware, Klamath Falls, Grantor Susan A. Thompson & Lee D. Dor		RESERVED OR ON THE PROTECT TO	page 14957 or	as fee/file/instru-
P. O. Box 4336	AX RECORD	JEU C NAC	Record of Mortgages	of said County. and and seal of
Beneticiary, AFTER RECORDING RETURN TO	B. D. Graefe		County affixed.	
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