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SSS THIS TRUST DEED, made this 19th day of January (19:90, between 1st Equity Corp., an Oregon Corporation

as Grantor, Mountain Title Company of Klamath County (1988) as Trustee, and Jennie Easter & William J. Easter & Juanita Stark, not; as tenants in common, but with the right of survivorship better

as Beneficiary, Granion

or as tow/shot/matrix-3099 

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property in Klamath County, Oregon, described as: was received for record on the 12-5 July 90 at 12-5 July 90

Lot 11, Block 112, BUENA VISTA 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, Orego TRUST DEED STATE OF OREGOW

Tax Account No 3809 029cc 03200

Be next lass, or decrey this tray Dond OR the NOTE which it secures Bolk much be delivered by the number of secure transfer to with be made

Beneficial

note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, it not sooner, paid, to be due and payable as the first payment of note o

sold, conveyed, assigned or alienated by the grantor without then, at the beneficiary's option, all obligations secured by this instrust then, at the beneficiary's option, all obligations secured by this instrust herein, shall become immediately due and payable, a sure instruments and the payable of the p

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, ii 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 beneficiary 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 beneficiary in such proceedings, and the balance applied upon the indebtedness that it is a such actions and execute unendered and the season of the seaso

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inimitation of politics, or, the proceeds of line and other property, and the application or release thereof as aforesaid, shall not cure or waive any, details or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any, details on the compensation of the c

which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, thuly 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 laws of Oregon or the United States, a fille. Insurance company authorized to insure title to real property of this state, its subsidiaries, offiliotes, 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 ag fully-seized in-fee simple of-said des	is a pumper up round and frees to and with the be cribed-real-property and lead to the control of the control of the control of the control o	neficiary and those cli i-has-a-valid, unencun	niming under him, that he is law- abered title thereto
and that he will warrant and foreve	r defend the same again	nst all persons whomse	ever.
If is represent increase that it is a subject to a subjec	to design to the second of the	OPPORT THE WAY OF THE PROPERTY	A SATA OF THE TENNES OF THE CONTROL
The grant of the control of the cont	Commission through the commission of the commiss	Harrier († 1902) sije saggeste ste de State (for the state of the state of the State (for the state of the state of the State (for the state of the	The second secon
The grantor warrants that the proceed (a)* primarily for grantor's personal, (b) for an organization, or (even if This deed applies to, inures to the be	grantor is a natural person)	are for business or comme	cial purposes.
personal representatives, successors and assignment of the beginning secured hereby, whether or not named as a ligender includes the feminine and the neuter, IN WITNESS WHEREOF, St.	and the singular number inc	uing this deed and whenever	er the context so requires, the masquine
* IMPORTANT NOTICE: Delete, by lining out, which applicable; if warranty (a) is applicable and as such word, is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regulations for this purpose was Seen	thever warranty (a) or (b) is the beneficiary is a creditor Act and Regulation Z, the plation by making required	First Equity Cor	
disclosures; for this purpose use Stevens-Ness For If compliance with the Act is not required, disrege if compliance with the Act is not required, disrege if the signer of the above is a corporation, use the form of acknowledgement opposite.	m No. 1319, or equivalent.	the second of th	No.
STATE OF OREGON,	State	OF OREGON;	
County of This instrument was acknowledged by 19 by:		rument was acknowledged I	setore me on ISSE
the party of position of the property of the party of the position of the posi		lst Equity Co	pp Consocration
(SEAL)  Motory Publication of the Commission expires: 1 1114 1114 1114 1114 1114 1114 1114	d carreton	iblic for Oregon	A CLOS SOLALS
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unt and he undersigned is the legal owner and trust deed have been fully paid and satisfied, said trust deed or pursuent.	holder of all indebtedness s You hereby are directed, or	secured by the foregoing and payment to you of any s	rust deed. All sums secured by said
nerewith together with said trust deed) and to estate now held by you under the same. Mail	reconvey, without warranty	, to the parties designated	st deed (which are delivered to you I by the terms of said trust deed the
DATED:	1		V
De net less or destroy this Trust Dood OR THE NOT			neficiary
TRUST DEED OFFICIAL FORM No. (881) FOR OFFI	in the office o	E the County Count	OF OREGON,
lst Equity Corp., an Oregon	May Addition to th	© CICA OL KISSIce was recei of	tily that the within instrument ved for record on the 15th day
Medford: OR 97501 Grantor Jeannie Easter	SPACE RESERV FOR AECORDER'S U	ren' in book/r page 3 rse ment/mic	oclock P. M., and recorded ee/volume No. M90 on 068 or as fee/file/instructilm/reception No. 11407
Beneficiary:  AFTER RECORDING RETURN TO	"Crpstalion mpany of Klamath Faster A Juanita	ಡಿ€ಳಲ್ಗಳು ಬರ <b>Record o</b> i	Mortgages of said County. tness my hand and seal of
Mountain Title Company GOOD 222 South Sixth Klamath Falls, OR 97601	Lee \$13.000ST DIE	NAME	yn Biehn. County Clerk
FORM the last - Or year Treet Down 3 - 18-18-18031 DEED.	1 fee \$13.00	By ZIII	LINE THE LEEKE MERCHAN