Vol.m9.0 Page 16021 @ FOJM No. 881—Oregon Trust Deed Series—TRUST DEED. TRUST DEED (001 18701 gebt.) MTC #24158-DN THIS TRUST DEED, made this 9th day of August 19.90, between Dorothy King, a single woman ionur as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTYATH COUNTYATH COUNTY and the second secon uiout Quige 10 Sector President President Sector James L. Reed and Patricia G. Reed, husband and wife Colerate may a march a march -31 ···· as Beneficiary, 2 05 33702 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property oved Denver Street in _____Klamath_____County, Oregon, described as: Lacoust and an Countra SEE ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART HEREOF BY THIS REFERENCE es fore se desired that they prove the state when it experies both most be nothered in the preside divide defines define Heustines : 80 note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>August 9</u> <u>2002</u> 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, or the naturity dates expressed therein, or therein, shall become immediately due and payable. 표 c

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: To protect meserve and maintain said property in good condition. The protect preserve and maintain said property in good condition and repair: not to remove on waste of said property. To complete more promply ind in good and workmanike and new building on the process of the property is the said property is the complete more promply ind in good and workmanike and restrictions and with all taws ordinances, regulation for one pro-tions and restrictions altering said property; if the both of there on the complete in and may here the provide the provide the provent of the provide the provide

3. To coincide with all larges ordinances, regulations, covenants, conditions and restrictions altecting said property: it is the beneficiary or gregests, to found the beneficiary may require anto one to the function the beneficiary or gregests, to be the beneficiary may require anto one to the function the beneficiary is the cost-of-alt. Ice requests, to the end of the beneficiary may require anto one to be function to the beneficiary or the beneficiary is the cost-of-alt. Ice requests, the beneficiary, with a strange of the beneficiary is the cost-of-alt. Ice requires in an another the and continuously maintain insurance on the buildings of the thereafter erected on the said premises against loss or damage by the beneficiary, with loss payable to the latter all companies acceptable to the beneficiary and the latter all companies acceptable to the beneficiary as yoon the to the latter all continuously maintend in the latter all continuously maintend to the said problem of the amount to the stand promoties and the provide and continuously maintend to the said problem of the latter all continuously maintend to the said problem of the latter all continuously maintend to the said problem of the latter all continuously maintend to the said problem of the latter all continuously maintend to the said problem of the latter all continuously maintend to the said problem of the latter all continuously maintend to the said problem of the latter all builtings. The latter all problem of the latter all the said problem on the said problem on the said problem on the latter all the said problem on the latter all the said problem on the said problem on the latter all the said problem on the said problem on the latter all the latter all the said problem on the said problem on the latter all the said problem on the said problem on the latter all the said problem on the said problem on the said problem on the said problem on the latter all the said problem on the said problem on the said problem on the latter all the said probl

It is mutually agraed that: 8. In the event that any portion or all of said property shall be taken where the right of eminent domain or condemnation, benelicity shall have the under the right of eminent domain or condemnation, benelicity shall have the scompensation to be require that all or any portion of the amount required is compensation to be costs, expenses and allotrney's first not be considered and to pay all reasoning in such proceedings, shall be parts and attorney's less, applied by it inst upon any reasonable costs and expanses and attorney's less, applied by it inst and appellate courts, necessarily paid or incurred by bene-licity in such proceedings, and the balance any pense to take such actions and expanses, to the risk and present the balance any pense and expenses to the such action affrees, at its ownersary in obtaining such com-and extern promptly upon beneficiary's request emission, promptly upon beneficiary's request. The state of lut for convergences, lor cancellation), without allecting reading and preson for the payment of the indebtedness. Trustee may (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

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Aranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement aliceting this deed or the lien or charge subordination or other agreement aliceting this deed or the lien or charge subordination or other agreement aliceting therein of any resons frantee in any reconveyance may be in therein of any matters or lacts shall be conclusive proof of the truthers therein of any matters or lacts shall be conclusive proof of the truthers therein of any matters or lacts shall be conclusive proof of the truther shall be not tess than \$5. services mentioned in this paragraph shall be not tess than \$5. 10. Upon any delault by mon, by agent or by a receiver to be ap-time without nutice, either in proon and take possession of the therein pointed by a court, and wither redard to the adequacy of any security rep-the indelifedness hereby seen its own name sue or otherwise culled in prop-the indelifedness hereby action and cake possession of the the same, issues and profits, including the same and unput the same, inclusion any next thereaft, enter upon and take possession of the fire and other here yor any part thereaft, such a stall property, the "11. The entering" upon and taking possession of said property, the inclusion of such rents, issues and profits, or the proceeds of the and other insurance policies or compation or velaus dust for any taking or damade of the insurance policies or compation or release thereod as aloreshid, shall not cure or wive any delault or notice of delault hereunder of invalidate any act done waive any delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder of invalidate any act done waive or in his performance of any agreement hereunder of any indebtedness secured hereby or in his performance of any agreement hereunder of any indebtedness secured hereby or in his performance of any agreement hereunder. time being of the hereby or in his performance of any agreement hereunder. time being of the

property, and the application or release thereol as aloreshid, shall not cure or praive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. If rentry a present of any indebtedness secured 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any afreement hereunder, time being of the sence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediate to foreclose this trust deed by ent the beneficiary at his election may proceed to foreclose this trust deed divertisement and sale, or may direct the trustee to pursue any other right or advertisement and sale, or may direct the trustee to pursue any other right or the beneficiary elects to foreclose by advertisement and sale, the beneficiary and his election to sell the said described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation in the manner provided in ORS 86.735 to 86.795. In 13. After the truste has don proceed to foreclose this trust deed, the sale, and at any time prior to person so priviled by ORS 86.753, may cure also the frantor or any other delauti to other the date the trusters shall excured by the trust deduti. If the delautit may be cured by aying the entire amount due at the idealit coe other than such friton expande the delautit at a deduce between the person so the delaut that is coapble of bot the be due had no delautit cocurred. Any other delauti that is coapble of bot here be due had no delautit cocurred. Any other delautit that is coapble of bot here be due had no delautit cocurred. Any other delautit had is coapble of being cured may be cured by tendering the polynance required under the obligation or trust deed. In an

and expenses actuany incurred in encoding the amounts provided together with trustees and attorney's tees 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 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 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 sale . Truste 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 the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of her shall be conclusive proof plied. The truthiness thereoil. Any person, excluding the trustee, but including of the truthiluness thereoil. Any person, excluding the trustee, but including the gamps of the boligation secured by the trust even for ided herein, trustee satis of their interest in may appear in the order of their priority and (4) the david she inderives in may purch interest of the their interest in the trust excluding its of the boligation secured by the trust even in the trust attend their interest in may appear in the order of their priority and (4) the surplus, if any, to the family may from time to time appoint a successor or success and there in any trustee mand herein or to any successor trustee appoint as successor trustee appoint surplus. 16. Beneliciary may from time to ime appoint a successor or success prove the appoint in the there in the successor trustee appoint abreed here in the appoint of the pay there in the successor trustee appoint abreed here in th

surplus, il 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 successor and without conveyance to the appoint accessor frustee appoint development of the successor and without conveyance to the sonferred trustee, the latter shall be vested with all title, powers and duties conferred trustee, the latter shall be made by written instrument executed by beneliciary which, when recorded in the markske records of the county or counties in which, when recorded in the markske records of the county or counties in which the successor insues. 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 rotily any party hereto of pending sale under any other deed of truste or of any action or proceeding is brought by trustee.

attainey, who is an active member of the Oregan State Bar, a bank, trust company regan or the United States, a title insurance company authorized to insure title to real states or any agency thereof, or an escraw agent licensed under ORS 695.505 to 695.555 NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attainey or savings and loan association authorized to do business under the lows of Oregon or property of this state, its subsidiaries, affiliates, agents or branches, the United States or

| The grantor covenants and agrees to and w seized in fee simple of said described real pr | with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto |
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| that he will warrant and forever defend the | same against all persons whomsoever. |
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| | |
| The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family or hou | represented by the above described note and this trust deed are: ischold purposes (see Important Notice below). GIVEN FORSEN, XMEXEX KERSEN XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX |
| | hinde all parties hereto, their heirs, legatees, devisees, administrators, executors |
| rsonal representatives, successors and using the senticiary have dereby, whether or not named as a beneficiary h | erein. In construing this deed and whenever the concar to to the |
| ured hereby, whether or not named as a beneficiary h nder includes the teminine and the neuter, and the sing IN WITNESS WHEREOF, said granton | thas hereunto set his hand the day and year first above written. |
| | K Lat X all |
| MPORTANT NOTICE: Delete, by lining out, whichever warran t applicable; if warranty (a) is applicable and the beneficia such word is defined in the Truth-in-Lending Act and Res word is defined in the truth-in-Lending Act and Res | sulation Z, the |
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| f the signer of the above is a corporation, ie the form of acknowledgement opposite.) | n menerakan menintak di perina banya kanakan penerakan berapakan akan menerakan seri di penerakan seri di pene Banya banya menintak di penerakan penerakan kanakan penerakan berapakan berapakan berapakan berapakan berapakan Banya berapakan berapakan penerakan penerakan penerakan penerakan berapakan berapakan berapakan berapakan berap Banya berapakan berapakan penerakan penerakan penerakan penerakan berapakan berapakan berapakan berapakan berap |
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| Countral Klamath | county of |
| This instrument was acknowledged before me August 9, 19,90, by | |
| Dorothy King | asof |
| A marka miller | |
| DANA M. NILLSEN ublic for Ole | gon Notary Public for Oregon (SE |
| (SEAL) NOTARY BUBLICOREGON | My commission expires: |
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EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

Lot 15 in Block 2 of Resubdivision of Blocks 2B and 3, HOMEDALE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, EXCEPTING THEREFROM the West 107 feet as conveyed by Deed recorded October 5, 1964 in Volume 356, page 513, Deed Records of Klamath County, Oregon.

PARCEL 2:

A portion of Lot 16 in Block 2 of the Subdivision of Blocks 2B and 3 of HOMEDALE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, which is more particularly described as follows:

Beginning at a point on the South line of Lot 16 of the Subdivision of Blocks 2B and 3 of HOMEDALE, Klamath County, Oregon, 2.50 feet East of the Southwest corner of said Lot 16; thence West 2.50 feet to the Southwest corner of said Lot 16; thence North 2 degrees 55' East along the Easterly line of said Lot 16, 113.18 feet; thence South 1 degree 15' 53" West 113.08 feet more or less to the point of beginning.

Tax Account No: 3909 011AD 01500

STATE OF OREGON: COUNTY OF KLAMATH:

| Filed f | or record at req | uest of <u>Mou</u> | ntain Title Co. | the Oth t |
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| of | Aug. | A.D., 19 | 90 at <u>3:08</u> | o'clock <u>P.M.</u> , and duly recorded in Vol. <u>M90</u> , |
| | | of | <u>Hortgages</u> | on Page 16021 |
| FEE | \$18.00 | | | Evelyn Biehn County Clerk By Quelese Mullenolare |