34125

## TRUST DEED

THIS TRUST DEED, made this \_\_\_\_\_22nd \_\_\_\_\_day of \_\_\_\_\_

TRUST DEED.

CRATER TITLE INSURANCE CO

Vol Mai Page 17690

UBLISHING CO., PORTLAND. OR 9720

EILEEN H. GOOLEY and PAUL RANDALL MCCORD.

19.91., between

## GLENN WOOLHISER

FORM No. 881-Oregon Trust Doed Series

as Beneficiary.

as Grantor.

## WITNESSETH:

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

Lots 8 and 9, in Block 31, Crescent, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

together with all and singular the tenements, hereditaments and expurtenances 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 connecwith said real estate tion

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

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if 19.98

bedoines one and payment in the second payment of the

It is mutually agreed that: 8. In the event that any portion or all of a d property shall be taken under the right of eminent domain or condemnation, benciciary shall have the right, if it so elects, to require that all or any port on of the monies payable as compensation for such taking, which are in excs so it he amount required to pay all reasonable costs, expenses and altorney's less necessarily paid co incurred by grantor in such proceedings, shall be paid to benchicary and applied by it first upon any reasonable costs and expenses and altorney's less both in the trial and appellate courts, necessarily paid or incurred by benne licitary in such proceedings, and the belance applied upon the indebicedness ard execute such instruments as shall be increaser in obtaining such corre-pensation, promptly upon beneficiary's require upon written request of bon-biciary, payment of in less and presented to care this deed and the note ion endowered in the seas of lul reconveysment of the indebicedness, trustee may (a) consent to the making of any map or plat of and property; (b) join in

granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the mailten or charge thereoi; (d) reconveyance may be described as the mailten or the shall be conclusive proof of the tratitudine thereit as the mailten or charge thereoi; (c) and the tratitudine thereoi as the mailten or the shall be conclusive proof of the tratitudine thereoi and there is fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiars, may at any time without notice, either in person, by agent or be affective; to be ap-pointed by a court, and without regard to the the descuce of any security for the inductions thereois secured, enter upon and or otherwise collect the renti-sees and profits, include of proteins and unpaid, and analy the same, less costs and repear indebtedness secured hereby, and in such order as bene-liciary may indebtedness and profits, or the protected of ine and other property of any descents insues and profits, or the protected of ine and other property of a such rents, issues and profits, or the protected of ine and other property any delault or notice of delault hereoid as an excession of said property, the property and the application or releave thereof as alorestand, thail not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

waive any delault or motice of delault hereunder or invalidate any act done pursuant to such notice. 1. Upon delault 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 such payment and/or performance, the heneficiary may declare all sums secured hereby immediately due and payable. In such dard devent the beneficiary at his election may proceed to foreclors thant dead in equity as a mortgage or direct the trustee to foreclors thant dead devent the beneficiary at his election may proceed to foreclors thant dead in equity as a mortgage or direct the trustee to foreclors thant dead divertisement and alle, or may direct the trustee to foreclors thant dead by endingent and the development and/or the trustee to foreclors that the dead in equity as a mortgage or direct the trustee to foreclors that the dead in equity as a mortgage or direct the trustee to foreclors that the dead in equity as a mortgage or direct the trustee to specific the trustee has the beneficiary of the trustee shall execute and the develop of the payment and the section to set the beneficiary elects to foreclose to be recorded his written notice of delault and his election to set the by as and proceed to loreclose this trust deed in the 1.3 After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the ale, the grantor or any other person so privileded by ORS 66.751, may cure the delault or defaults. If the default consists of a failure to pay, when due, sum secured by the trust deed, the delault may be cured by paying the entite amount due at the time of the cure other than such porion as would not then be due had no delault occurred. Any other default that is capable of being cured may be cured by the dering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to

ults, t. and expen-together wi by law.

and the setually incurred in enforcing the oblisation of the trust deed together with trustees 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 succions to the highest bidder for cesth, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conclusive provided by law. The trustee may sell said property either shall deliver to the purchaser its deed in form as required by law conclusive provided by law trustee shall be conclusive provided by law person, excluding the truster, but including the grantor and beneficiary, may purchase at the sale. 'I.' When trustee sale buy sursant to the parchase to the interest of the trustee, but including the grantor and beneficiary may purchase at the sale. 'I.' When trustee sale buy and and the truste of the trustee, but including the grantor and beneficiary may purchase at the sale. 'I.' When trustee sale buy and and the truste of the trustee in the trust by the trust deed. (Ji to all persons paying recorded liens subsequent to the interest of the trustee in the trust bidiation secured by the trust deed. (Ji to all persons to any trustee name herein or to an successor trustee appointed herein trustee sale but increases trustee appointed herein trustee is not trustee in and the sale.' 'I.' Beneficiary may from time to time appoint a successor or successor trustee, all be vested with all tilt pervers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment, and without converters at the spoint defice of trustee.' Trustee and shall be made by within the truste of the successor trustee.' Trustee is made a public records of the successor trustee.' Trustee is all be vested with all tilt

NOTE: The Trust Deed Act provides that the trustee in reunder must be either an attainey, who is an active member of the Oregon State Bar, a bank trust company or savings and loan association authorized to busiless 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, agent or branches, the United States or any agency thereof, or an exclow agent licensed under ORS 676,505 to 676,505 to 676,505.

17691 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and hes a valid, unencumbered title thereto and that he will warrant and forever defend the same exainst all persons whomsoever. The grantor warrants that the proceed i of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, tunily or household purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business excommercial purposes. This deed applies to, inures to the besetir 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 masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, seid grantor has hereunto set his hand the day and year first above written. B Hr . 1 \* IMPORTANT NOTICE: Delete, by lining out, whithever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a cred or as such word is defined in the Truth-in-Lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Ness Forn Na. 1319, or equivalent. If compliance with the Act is not required, disregured this notice. GOOLEY 1 An EILEEN H Parl Randol Mc ORD This is strument was acknowledged before me on August 22 , 1991 , Eileer H. Gooley and Paul Randall McCord This instrument was acknowledged before me on by as e o tank Thomas Inita) Notary Public for Oregon 影響しまいら My commission expires December 7, 1992 6 x . 37 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee TO: ..... The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby 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 reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and locuments to DATED: ····· Beneficiary Do not lose or destroy this Trost Deed OR Till NOTE which it secures. Both must be delivered to the trustee for concellation before reconvoyance will be a STATE OF OREGON, TRUST DEED 85 County of Klamath 252 (FORM No. 881) I certify that the within instrument STEVENS-NESS LAW PUB. CO., PORTLAND. ORE was received for record on the 5th day Sept. , 19 91, of .... EILEEN H. GOOLEY and at 10:09 o'clock A. M., and recorded PAUL RANDALL MCCORD in book/reel/volume No. \_\_\_\_M91\_\_\_\_\_ on SPACE RESERVED page \_\_\_\_17690 \_\_\_\_ or as fee/file/instru-Grantor A REAL PROPERTY AND A REAL FOR ment/microfilm/reception No. 34125 ..., GLENN WOOLHISER RECORDER'S USE Record of Mortgages of said County. 475 Clover Lane Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO A Sector Evelyn Biehn, county Clerk Crater Title Insurance Co NAME 604 West Main By Gruline Muller dase, Deputy Medford, OR 97501 Fee \$13.00