192 UIL 7 14 10 0 X-44300

47102 TRUST DEED THIS TRUST DEED, made this 6th day of July 19 92, between

John G. West and Sherry A. West

FORM No. 651-Dregon

as Beneficiary,

NE

as Grantor, Klamath County Title Company

Cecil James and Mildred James Husband and Wife With Joint right of Survivorship.

WITNESSETH:

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

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The W's of Lot 674, Block 107 in Mills 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, Oregon.

together with all and singular the textments, 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 lixtures now or hereafter attached to or used in connec-tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twelve Thousand One Hundred & no/100

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

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion v_i all 6 said property shall be taken under the right of eminent donain or conformation, henciciary shall have the right of eminent donain or conformation, henciciary shall have the right, if it is elects, to require that all or any portion of the monies payable as compensation for such taking, which us in excess of the amount required to pay all reasonable costs, expenses and atterney's leves necessarily paid or incurred by quantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and atterney's leves, both in the real and appellate courts, measurily paid or incurred by bme-ficiary in such proceedings, and the balt new applied upon the inlubtedness and execute such instruments as shall be inservatly in obtaining such actions 9. At any time and from time to time of the inductation), without athering relary, naymern of its leves and present (or calculation), without athering relary, in case of full reconversance, for zancellation), without athering (a) consent to the making of any map cr plat of said property; (b) Join in

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Trustee and

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ument, irrespective of the maturity dates expressed therein, or dramting any essement or creating any restriction thereon; (c) join in any subordmarian or other adreement allecting this deed or the lien or charge thereof; (d) reconvey, without warrangs, all or any part of the moperty. The grantee in any reconveyance may be described as the "person or persons leadily entitled thereto," and the recitats therein of any matters or lacts shall be conclusive paod of the truthulmes, therein, of any or the stability of the truthulmes thered. Trutters tees for any of the truthulmes thered. Trutters are too any of the services mentioned in this paradraph shall be met less than \$5.
(D) Upon any detault by grantor hereunder, hendiciary may at any minered by a court, and without regard to the advances of any security to be apprinted by a court, and without regard to the advances of any security for the indebindress hereby secured, enter upon and take possession of said property, is less and profits, including those past due and unpaid, and apply the same, less costs and expension of an any rediction or meands for any taking or secured at the remiser instance of operation and collection, including reasonable attornistics and expension or neices thereaf as aloresaid, shall not cure or warve any delault by grantor in maynent of any indebtedness secured hereby, and in such order as beneficiary may delault on notice of delault thereunder or invalidate any act done parts, and the application or release thereaf as aloresaid, shall not cure or warve any delault or notice of delault thereunder, in indebtedness secured hereby are in his performance of any agreement and/or performand, payable. In such any act done parts, and the seniflatery at his election may present theredow this trust deed warve any addition or release thereof and payable. In such any elective to such payment alor performance apply and any act done payment do any addition or release thereof and alores and any other right or release the results of boreclos

and expenses actually incurred in enforcing the obligation of the trast order togethe with trustees and attorney's less not exceeding the arrounds provided by law. 14. Otherwise, the sule shall be held on the date and at the time and plate designated in the notice of sale or the time to which said sale may be postpaned as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcel attorn to the highest bidde for cash, payaba a required by law conveying the property so said, but without any converse of the trustees of the trustees of the highest bidde for of the trustees of the highest bidde for each payaba a required by law conveying the property so said, but without any converse of the shall be conclusive pro-plied. The resistance is deed in form a required by law conveying the property so said, but without any converse of the shall be conclusive pro-plied. The resistance is the of an enclusion pro-lime trustle laws therein and the payaba a reasonable charge by trustees hall apply the proceeds of said to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's having recorded liens subsequent to the interest of the trustee in the trust expension, to the granter or to bis successor in interest entitled to such surplus. 16 Beneficiars may from time to time depoint a succession or succe-sors to any trustee named herein or to any succession trustee appointed here under. Upon such appointment, and without convergence to the successor trustee, the latter shall be readed by written instrument executed by beneficiary upon any trustee herein named or appointed here surged appointed here under. Upon such appointment, and without convergence to the successed of the property is situated, when instrument executed by beneficiary which, when recorded in the mortfage records of the county or counts or which when property is sistuated, shall be count of or proper appointment and substruition

which, when recorded in the montage recting to the terms of proper appointment which the property is situated, shall be conclusive proof of proper appointment of the successor truster. This trust when this deed, duly executed and acknowledded in made a public record as provided by law. Trustere is mu-oblighted to notify any performance of pending sale under any other deed of trust or of any action or proceeding in which granters, beneficiary or truster 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 attainey, who is an active member of the Oregon State Bar, a bank, trust company at savings and loan association authorized to associate the Justices under the Just of Oregon or the United States, a title insurance rampany authorized to insure title to real property of this state, its subminiates, affairtes, alter so branches, the United States or any agency thereal, or an estraw agent themsed under ORS 600.335 to 690.555. ала са селото на селото на селото на селото селото селото на селото на селото на селото на селото на селото на На селото на селото на селото на селото на селото селото на селото на селото на селото на селото на селото на с

14712 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 has a valid, unencumbered title thereto-Land that he will warrant and forever defend the same against all persons whomsoever. 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 masculine gender includes the leminine and the new r, and the singular number includes the plural. IN WITNESS WHEREOF said grantor has hereunto set his hand the day and year first above written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable t nd the beneficiary is a creditor as such word is defined in the Truth-in-Levi ing Act and Regulation: 2, the beneficiary MUST comply with the Act and tegulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. John G. West compliance with the Act is not required, di regard this notice. 1 -Sherry/A. West STATE O.* CREGON, County of Klamath) ss. July This instrument was acknowledged before me on ... 10 TA A F By John G. West and Sherry A. West This instrument was acknowledged before me on .. UBLICAN ès. 024 of . Notary Public for Oregon 19-92 My commission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been said Pruster 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 sat slied. 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 sancel 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. Meil reconveyance and documents to DATED: , 19 Beneficiarv isse of destroy this Trust Bood OR ME NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON. TRUST DEEL County ofKlamath (FORM No. 201) I certify that the within instrument LAW PUB. CO., PORTLAND. C was received for record on the .7.th....day of ______, 19.92, at 10:07 ... o'clock A.M., and recorded in book/reel/volume No. M92 on CE RESERVED G-antor page 14711 or as tee/file/instru-FOR ment/microfilm/reception No. 47102 ..., RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Bene iciary County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk KLAMATH COUNTY TITLE/ COLLECTION DEPARTMENT By Daniene Mulender Deputy 1.1 Fee \$15.00 --------