| KORM No. 681-Cregen Trust Deed Series-TRUST DEED. | 12-30-93P033 | | |
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| 73784 | TRUST DEED | ar teach an | pe <u>35542</u> @ |
| THIS TRUST DEED, made this | 11 day of | November | 10 93 Entering |
| MOUNTAIN TITLE COMPANY C | F KLANATH COUNT | 2 | as Grantor, |
| PATRICK M. PARDY | ે શ્વે નિંત જોડે શેર્જ કે દેવું છે. દેવું છે છે તે તે તે છે. અનુ દેવું છે કે દુ: તે કે દુ: | ente <u>al presidente de la constance de la constance</u> 19. presidente al presidente de la constance de la constance 19. presidente de la constance | as Beneliciery, |
| Grame irrevocably grants, bargains, se | lls and conveys to tri | ustee in trust, with power of | er politik de la service de la service 🖡 |
| KLAMATH County, Oregon SEE EXHIBIT A WHICH IS MADE | n, clescribed as: | the entry weighter there are no in the | |
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| together with all and singular the tenemental hureditam | enti and annursenance a | The distance states the second to the | |
| or hereafter appertaining, and the rents, issues and pro the property. FOR THE PURPOSE OF SECURING PERFO | uta timiegi miig mii iiztur | es now or hereaster attached to or | used in connection with |
| of PLVE TEOUSARD AND NO / 1 | 00ths***** | 11 1 | |
| 101 sooner paid, to be due and payable in Lensingary or | ovuer and Diade by gran | tor, the linal payment of principa | I and interest hereol, if |
| The date of maturity of the debt secured by this becomes due and payable. In the event the within des told, conveyed, assigned or alienated by the grantor with the best discussed option all oblighted by the grantor with | cribed property, or any hout first having obtains | part thereof, or any interest there | in is sold, agreed to be |
| at the beneficiary's option, all obligations secured by ith become immediately due and psyable: thing. To protect the security of this trust deed, grantor 1. To protect, preserve and maintain the proper property thesees on the commit an angle in the proper | Acaes | of the maturity dates expressed | therein, or herein, shall |
| 2. To complete or restore promptly and in good or camaged or destroyed thereon, and pay when due all or | and habitable condition | any building or improvement whi | ich may be constructed, |
| To comply with all laws, ordinances, regulation so requests, to join in executing such financing statement to pay for filling same in the proper public office or office to pay for filling same in the proper public office or office. | ns, covenants, conditions nts nursuant to the Unit | and restrictions affecting the prop | A |
| agencies as hay be deemed assirable by the maintain insure 4. To provide and continuously maintain insure damage by fire and such other hazards as the promition | ance on the buildings n | ow or hereafter erected on the p | roperty against loss or |
| ticiary as soon as insured; if the granter shall fail for any at least fliteen days prior to the expiration of any polic | reason to procure any si V of insurance now or be | er; all policies of insurance shall b ich insurance and to deliver the po- resitar placed on the building of | e delivered to the bene- blicies to the beneficiary |
| cure the same at grantor's expense. The amount collecte any indebtedness secured hereby and in such order as ben or any part thereof, may be released to grantor. Such an under or invalidate any soi done pursuant to such notic | d under any fire or othe neficiary may determine, polication or release shall | r insurance policy may be applie | and there there are the taken of the second s |
| 5. To keep the property lies from construction assessed upon or against the property before any part promptly deliver receipts therefor to beneficiary; should | liens and to pay all taxe | a word other charden hereiter | |
| nent, beneficiary may, at its option, make payment th secured hereby, together with the obligations described | ct payment or by provid hereof, and the amount in paragraphy 6 and 7 of | ng beneficiary with funds with wi so paid, with interest at the rate this frust dead, shall be added a | hich to make such pay- act forth in the note |
| with interest as aforesaid, the property hereinbefore de bound for the payment of the obligation herein describ | y rights arising from breast scribed, as well as the g ed. and all such paymen | ach of any of the covenants hereof rantor, shall be bound to the sam to shall be immediately due and | and for such payments, be extent that they are |
| and the nonpayment thereof shall, at the option of the t able and constitute a breach of this trust dead. 6. To pay all costs, fees and expenses of this trus | t including the cost of t | as secured by this trust deed inc | nediately due and pay- |
| Trustee incurred in connection with or in entorcing this 7. To appear ih and defend any action or proceed and in any suit, action or proceeding in which the benef | obligation and trustee's ling purporting to affect liciary or trustee may an | and attorney's fees actually incuri the security rights or powers of near including your wilt fee the t | red. beneficiary or trustee; |
| to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be lixed the trial court, grantor burther agrees to pay such sum a torney's fees on such appeal. | DV the trial court and i | s flip event of an ennest from any | weddenaams an Jacous as |
| It is multually agreed that: 5. In the event that any portion or all of the pro- ficiary shall have the right, if it so elects, to require the | perty shall be taken un at all or any portion of | der the right of eminent domain a | or condemnation, bene- |
| NOTE: The Trust Deed Act provides that the trustee hereunder trust company of savings and joan association authorized to do | must be either an attome buildess under the lows of | , who is an active member of the O | regan State Bar, a bank, |
| rized to insure title to real property of this state, its subsidiari agent licensed under ORS 696.305 to 696.585; | es, affiliates, agents or bra | nches, the United States or any agen | icy theirsof, or an ercrow |
| TRUST DEED | n Kantarra Constant Matarra Constant Matarra Constant Matarra Constant | STATE OF OREGO | N, |
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| en such word is defined in the Truth-In-Lending Act and Regule beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose, usy Stavens-Ness Form No. 1319, or If compliance with the Act is not required, disregardials notice STATE OF Urasu Interfector | ng required |
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| This instrument was | acknowledged before me on Dicember 27, 1973 |
| as President of Section 103 | STEMALS INC. |
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| The undersigned is the logal owner and holder of all i for the undersigned is the logal owner and holder of all i four have been fully paid and satisfied. You heroby are dir frust deed or pursuant to statute, to cancel all evidences of otather with the under deed) and to reconvey, without warn | My commission expires |
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MTC Number: 31505-KR

LEGAL DESCRIPTION

A portion of Lot 2 in block 65, NICHOLS ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klumath County, Oregon, more particularly described as follows:

Beginning at the most Easterly corner of Lot 2, Block 65, NICHOLS ADDITION to the City of Klamath Falls, Oregon, running thence Northwesterly along the Northeasterly line of said Lot 2 a distance of 100 feet; thence Southwesterly parallel with Grant Street (formerly Franklin Street) 54 feet; thence Southeasterly parallel with the Northeasterly line of Lot 2 a distance of 100 feet to the Northerly line of Grant Street; thence Northeasterly along the Northerly line of Grant Street; to the place of beginning, in the County of Klazath, State of Oregon.

SUBJECT TO:

Trust Deed recorded on July 18, 1990, in Volume M90, page 14236, Microfilm Records of Klamath County, Oregon in favor of California Horizons Investment #05-1X as Beneficiary which the Grantees named in this Karranty Deed BO NOT spree to assume nor pay and the Grantees named in this Karranty Deed BO NOT therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed recorded June 16, 1992 in Volume M92, page 13235, therefrom; and Trust Deed Page 13, 1992 in Volume 16, 1992 in Volume 1

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