FO2M No. 211

Volman Page 4939

76065 02-15-94A10:07 RCVD TRUST DEED VOLM34 F MTC 31801-MC February CHARLES R. WHITNEY and TERRY LES MARTA, with the rights of survivorship

MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY WESTERN HOMES, INC. on Oregon Corporation

as Grantor, ., as Trustee, and

...., as Beneficiary, the state of the s and the design of a WITNESSETH? During the failed that deep with the context of the three 3,0% Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as: suit / suit applications pass [a, b]

Lot 4 in Block 32 of WEST KLAMATH, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, oppication Oregon

The methanical a as acknowledged before moved as

together with all and singular the tanements, 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 fixtures now or hereafter attached to or used in connection with

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

note of even date herewith, psyable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if

The date of maturity of the dobt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be at the becalicitary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The date of part is a sold agreed to be at the becalicitary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

soci, conveyed, assigned or alionated by the granter without first having obtained the writtencome, or any interest therein is sold, agreed to be the time interesticary option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall To protect, preserve and maintain the property in good condition and repair; not to remove or demolish; any building or improvement thereon, not to commit or provide and headings, and repair; not to remove or demolish; any building or improvement thereon, not be commit or provide and addition and repair; not to remove or demolish; any building or improvement thereon, not be commit or provide and locots incoured to continue or provide any wate of the distribution and repair; not to remove or demolish; any building or improvement thereon, not pay when due all costs incoured to continue or continuously maintain, insurance, on the building or improvement which may be constructed, 3. To comply with all laws, ordinances, regulations, covenants, could and resurcison allocids at the beneficiary may require and agencies are may be deemed desirable by the beneficiary.
A. To provide and continuously maintain insurance on the buildings now or hereafter sected on the property against loss or written in companies acceptable to the baseliciary may require and the days on an another shall be to the start as the boalticary may require and the days on an another shall be to the start as the baseliciary may the discover do the baseliciary may require and a start be applied by the beneficiary.
A. To provide and continuously maintain insurance on the prove such insurance and tautafors all be definitions of a start as the baseliciary may then insurance on the start all policies of maturity determents with the baseliciary and a start as a start as a start and and any poly of insurance now or hereafter placed on the building on motion any poly of a surrescient we start and the baseliciary and any poly of insurance now or

It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustes hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company of savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company autho-rized to insure title to real property of this state, its subsidiaries, affiliates, ageins or branches, the United States or any agency thereof, or an excoun-agent licensed under ORS 696.505 to 696.585.

due and product in men an even in betail of notice of the product of the product of the second product of the p	STACE OF OREGON. STACE OF OREGON. SS SS SS SS SS SS SS SS SS S
CHARLES R. WHITNEY and TERRY LEE MAR 1016 SIERRA MADREI Lem SALINAS, CA 93901	
WESTERN HOMES INC. 5729 ALTAMONT DRIVE KLAMATH FALLS, OR 97603	
AKUNTAINTITIE COMPANY	
	By Deputy

4940

Addamental second of the answering required to pay all reasonable costs, expenses and attorney's loss increases of the answering regions and the proceedings, shall be paid to barnelicitary and applied by it list upon any casconable costs and spenses and attorney's loss, both in the fold adding papellate course, necessarily paid or insured by bandlicary in such proceedings, and the balance appende upon the indebted into the part of the part of

THE ALE OF T tions of a to abreat here were 150 Read that the

that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)^e primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organisation, or (even it grantor is a natural person) are for business or commercial purposes, administrators, executors, This deed applies to, inures to the benefit of and binds all partices hereto, their heirs, legates, devises, administrators, executors, mail representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgeo, of the contract red hereby, whether or not named as a beneficiary herein, under the name the holder and owner, including pledgeo, or the contract to the barbies the form of the beneficiary herein.

ed hereby, whether or not named as a beneliciary herein annexe consumer and project of anternames areas and a second in constraints this trust deed, it is understood that the grantor, trustee and/or beneliciary may each be more than one person; cured hereby, that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. N'N

REALIZE *IMPORTANT NOTICE: Delete, by lining out, whichever wormany (a) or (b) is not applicable; if wormany (a) is applicable and the beneficiary (a) or (b) is 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 regulared disclosures; for this purpose uses Stevens-hesis form No. 1319, or equivalent. If compliance with the Act is not regulated, disrogard this notice) FUSA

Ø CHARLES R. WHITNEY Q In TERRY LE

...) ss.

(0.0)

25.0x.Gau

30

book attractions of the STATE OF OREGON, County of The biotection of the second state of the seco

This instrument was acknowledged before me on

by 83

of

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) ttor irreversely giants, bargains, sells and Lungers to inside in sciel, with payer of sale, the property in

TO: The undersigned is the legal owner and holder of all indefines sociited by the foregoing trust deed. All sums secured by the trust deed have been fully paid and mission. You hereby are directed, on payment, to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconver, without warranty, to the parties designated by the terms of the trust deed the estate now to the trust deed. held by you under the same. Mail reconveyance she documents to 1.9 1 1.02 1.66 and a CONTRACT in de l'itensor

DATED: e or destroy the Trast Deed OR THE NOTE which it secures. A CALMAN to the trustee for cancellation before Both must be deliver reconveyance will be made. JEUST DEED Kr

Pebruary Beneliciary -FPCTF

Country in the second secon

LOW MAY BUIL-DUALAN LINE DATA SELECT-JEDSL DEED

KLAILPTH

CALIFORNIA ALL-PURPOSE ACKNOWLEDGEMENT STATE OF CALIFORNIA COUNTY OF MONTErey on <u>2-9-94</u>, before me, <u>Debby Haustoi, Notary Public</u> NAME, TITLE OF OFFICER - E.G., JANE DOE, NOTARY PUBLIC perconally appeared, <u>Charles R. Whitney and Terry Lee Morta</u> personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal. Debby Havadtai Comm. 81004987 TARY PUBLIC CALIFOR MONTEREY COUNTY nan Exce Rent 29 180 (SEAL) OPTIONAL INFORMATION TITLE OR TYPE OF DOCUMENT ______ Trust Deed DATE OF DOCUMENT 2 - 1 - 94NUMBER OF PAGES SIGNER(S) OTHER THAN NAMED ABOVE STATE OF OREGON: COUNTY OF KLAMATH: 22 _____ the ______day Evelyn Biehn County Clerk FEE \$20.00 By Doursene/ Nillender

2941