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TRUST DEED

CEARLES 2. PRIDDY, JR. AND MARY ANN PRIDDY, TRUSTEES Chico CA 93925 Chico CA 93925 HARRY J. FREDRICKS, TRUSTER 1919 Benson AVenue, Klamath Falls OR 97601

Beneficiary

1 162 122 433 Cer 410 198 75 After recording return to: ESCROW NO. MT38929-MS

AMERITITLE

222 So. 6th Street, Klamath Falls, OR 97601 MTC 200929 MS

TRUET DEED

THIS TRUST DEED, made on NOVEMBER 25, 1996, between CHARLES R. PRIDDY, JR. AND MANY ANN PRIDDY, TRUSTERS OF THE PRIDDY FAMILY TRUST DATED JANUARY 17, 1994, as Grantor,

AMERITITIE, AMERITITIE, HANRY J. FREDRICKS, TRUSTRE OF THE HARRY J. FREDRICKS AND HILDRED J. FREDRICKS FAMILY TRUST AGREEMENT UID MARCH 12, 1991, as Beneficiary, HANRY J.

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

LCTS 21, 22, 23, 24, 25, 26, 27 28, 29 AND 30 OF THE RESUBDIVISION OF BLOCK 23 OF INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL FLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, CREGON

together with all and singluar the tenements, 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 the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

beginer with all and singluar the tenements, hereditaments and appurtenances and all other rights thereafter attached to or used in connection or hereafter attached to or used in connection.
 TOR THE URPOSE OF SECURING PERFORMANCE of each agreement of grantor hereafter attached to or used in connection of the terms of the terms of a promissor note of even date herewith, myarble to beneficiary or order and made payable by grantor, the important of the terms of the dots secured by this instrument is the date, stated above, on which the final installment of said note of even date, stated above, on which the final installment of said note of addition or without first having obtained the written consent or approval of the beneficiary's option, all obtigations secured by this instrument is the days.
 The date of maintry of the days secure and payable.
 The other of maintry of the days again the secure of the install theorem of a payable to commit or approval of the beneficiary's option, all obtigations secured by this instrument, interspective of the maintry dates expressed therein or there is an intersory. If the other of said program any building or improvement which may be constructed, thereas, is of estimating and thereas, is all each secure and the secure is an expressed therein or approval to administ said graetry in good condition and repair; not to remove or demolish any building or improvement which may be constructed, anaged or destroyed thereas, is all obid conversions on or nearistic or mainters thereas in a grant to be detered destribute the days accurate, and any then thereas or any building or improvement which may be constructed, to pay for filing same in the proper public office or offices, as well as the cool officiary may require a second as the beneficiary may require any addition of any policy of instrumes. In additions and all additions and the second maintain state and the second maintore grant and the day second method maintain additing the addi

It is naturally spreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are

NOTE: The Trust Deed Act provides that the Trustee bereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loan association authorized to do business 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, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any such reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by keneficiary in such proceedings, and the balasse applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matter or facts shall be notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and

persona legally excited actreto, and the rectains therein of any matters of racis shall be conclusive proof of the truthulness interoot. This tes's forsa yo fits extricts mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a courd, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such represents of operation and acollection, including reaconable atomey's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the save any default or notice of default hereaunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereounder, time being of the case the beneficiary may have. In the event the beneficiary may declare all sum secured hereby inmediately due and payable. In such an event the beneficiary may may proceed to foreclose this trust deed in or reflexe thereby intervision secured hereby one the trustee to foreclose the struct and cause to be recorded his written notice of default here eshall fix the merid and any state provide in the manner provided in OKS 86.735 to 86.795.
13. After the trustee shall execute and cause to be recorded his written notice of all any deventisement and sale, end at any time prior to 5 days before the date the time of the truste has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the time of the cure other than such portion as would not th

entitled to such surplus.

Section of this theory (5) to an obsolute name feature theorem in the function of the function of the instruction of proper again of the instruction of proper again of the successor function.
17. 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 notify any party herets of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless that and with the beneficiary is brought by trustee.
The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully extend and acknowledged is made a public record as provided by law. Trustee is is not obligated to notify any party herets of panding sale under any other deed of trust or of any action or proceeding in which grantor.
The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully extired there and prover may be the easing to provide beneficiary with evidence of insurance coverage as required by the contract or hear insurance and provides beneficiary may part base insurance at grantor's expense to protect beneficiary in interest. This insurance the coverage by providing beneficiary is interest. This insurance the coverage by providing beneficiary is respondent. The decount of the coverage purchased by beneficiary may part agree insurance at grantor's expense to protect beneficiary is interest. This insurance and with the beneficiary is respondent. The output of the coverage purchased by the coluration become and analy is transt

PRIME PAMILY BRUST (Uharl Ø Jr., Trustee Priddy, Charles R. BY Nasy Ann Briddy, Trustee, Klamath STATE OF Oregon County of This instrument was acknowledged before me on CHARLES R. PRIDDY, JR. AND MART AND PRIDEY, TRUST Ommission Expires 12-20-98 Pecember 2. 1995 PN Мŷ Commission Expires ublic for Greaon OFFICIAL SEX. RADIFIE A. STUART IPV PUELXCOREOON MISSION NO. 049231 MARNORSE NOTARY PUB COMMENTINE STREES (DEC. 20

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid)

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terns of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you berewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to:

37704

DATED:	. 19				
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.					
	*• Neneficiary				

STATE OF OREGON: COUNTY OF KLAMATH: 55.

TO:

Filed ft	or record at reque	st of Amerititle the 2nd
of	December	A.D., 19 96 at 3:37 o'clock P.M., and duly recorded in Vol. M96
FEE	\$20.00	Barnetha G. Letsch County Clerk By AcAtteri. Kozzi
		By Altrain Acari