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TRUST

at 200 600 200 200 200 200 200 200 200 000 mi mi mi an EDMOND R. PRINCE and MARY K. PRINCE P.O. BOX 202 BEATTY, OR 97621 Grantor THE ESTATE OF OLGA P. RASDAL

DEED

435 OAK STREET KLAMATH FALLS, OR 97601 Beneficiary

After recording return to: ESCROW NO. MT40026-KA

AMERITITLE 222 S. 6TH STREET KLAMATH FALLS, OR 97601

TRUST DEED

THIS TRUST DEED, made on DECEMBER 3, 1996, between EDMIND R. PRINCE and MARY K. PRINCE, husband and wife, as Grantor, AMERITITLE, , as Trustee, and THE ESTATE OF OLGA P. RASDAL, as Beneficiary,

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WITNESSETH:

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

The Easterly 40 feet of Lot 8 and the Westerly 10 feet of Lot 9 in Block 94 of BUENA VISTA 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 singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter apportaining, 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 granter bergin contained.

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together with all and singlusr the tenements, harvelitaments and apprirtumeness and all other rights thereants belonging or in anywite new or hereafter attached to or used in connection. FOR SETURING PERSONANCE of each agreement of grantor hereafter attached to or used in connection. FOR SETURING PERSONANCE of each agreement of grantor hereafter attached to or used in connection. The seture of the terms of or SetURING PERSONANCE of each agreement of grantor herein contained and payment of the seture of or the detty society by this internet thereafter. When the November 30 2011.
 The date of making of the detty society by the statour thious government is the date. statef add the written contained and payment of solid note seture of the extense of the detty society by the statour thious government is the date. Statef add the written contained the date secured by the statour writting dorband the written contained the date secured by the statour writting dorband the written contained to all add therein as a state and payment. The protein the security of the agd apayable.
 To protein, preserve and maintain sid property is post conditions and restrictions affecting the property. If the beneficiary thereafter at addition and secure thereafter and the beneficiary may require statement thereafter.
 To complete or restore promptly and it good workmanitis manner any building or improvement which may be constructed, attemad thereafter addition and restrictions affecting the property. If the beneficiary may require statement and state developed thereafter additions and restrictions affecting the property of the security of the data additions, as well as the cost of all lines are additions and thereafter additions and thereafter additin a data thereafter a

NOTE: The Trust Deed Act provides that the Trustee hereunder 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.

Provide the amount replined to pay all reasonable ords, expenses and storater's fees necessarily paid or incurred by granter have decomposite to the first upon any such reasonable costs and expenses and storater's fees necessarily paid or incurred by a reacting incurred by the first upon any such reasonable costs and expenses of the balance applied upon the necessary in the obtained and paper of the reasonable costs and expenses of the same accurate upon the necessary in the obtained and the reactes for the necessary in the obtained of the reasonable costs and expenses of the necessary in the obtained of the reactes for an expense. It is the same first of the pay and the pay and of the pay and the pay and of the pay and and the pay and of the pay

The rectuals in the deed of any matters of fact shaft be conclusive proof of the trustnumess thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the the interest of the trustee in the trust deed as entitled to such surplus.

Experies of said, without the compensation of the finites and a reasonate tange by these statements, to be the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the granter or to have successor in interest interest and the trustee in the order of their priority and (4) the surplus, if any, to the granter or to bay successor in interest interest and be used as the appointment of the successor fusite. The successor fusite, the latter shall be vested with all the property is situated, shall be conclusive proof of proper appointed in the mortgage records of the county or counties in and object of their priority and (4) the surplus. If any accessor fusites.
17. Trustee accepts this trust when this deed, day executed and acknowledged in the mortgage records of the county or counties in and object of the surcessor in stress.
17. Trustee accepts this trust when this deed, day executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party heret of pending sale under any other deed of trust or of any action or proceeding in which grantor.
18. The grant covenants and agrees to and with the beneficiary and the beneficiary is successor in interest that the grantor is lawfully defend the same gainst all persons whomsever.
WARNING: Unless grantor gravides beneficiary with evidence of insurance coverage as required by the contract or have surgator any not pay any chain made by or against grantor. Grantor may have accessed the coverage by providing evidence that granter have the deed any insurance coverage by providing evidence that granter have obligated to notify to it. The effective due of overage the could any insurance coverage by providing evidence that granter have that and forever insurance may, but need not, also protect grantor's contract or loan balance. If it is so added, the interest rate on the undergrantor have statist on the under insurance orever

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ASTR MARSHAMAN
NOTARY FUGLIC-OREGON
COMMISSION NO. 051915
WY COMMISSION EXPIRED MAY. 25, 2000
WY COMMISSION EXPIRES MAY. 28, 2000 - MARY X. PRINCE
STATE OF ORFERAN
Lot fill 185.
By EDMOND R. PRINCE and MARY & DRIVER on December 4,1996.
By EDMOND R. PRINCE and MARY K. PRINCE
My Commission Expires 565/2000 Similarly (19)
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Notaty Fublic for Westr.

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

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Trustee 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 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 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:

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