98 JAN 28 AT 27MTC, 433710- KKOL 198 Page 2667 TRUST DEED

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JUANA REYES-RAMIREZ and ARMANDO PEREZ-GUZMAN PO BOX 413 MERRILL, OR Grantor 97633 ANITA M. HUNT AND MICHAEL B. METTS PO BOX 626 KENO, OR 97627

Beneficiary After recording return to: ESCROW NO. MT43379-KA AMERITITIC METROPOLITAN MORTGAGE MTN: Califie Bowman 7501 929 W. Sprague Ave. Spokane, WA 99201

TRUST DEED

THIS TRUST DEED, made on JANUARY 21, 1998 between JUANA REYES-RAMIREZ and ARMANDO PEREZ-GUZMAN, husband and wife , as Grantor, AMERITITLE BRITITLE , as Trustee, and ITA M. HUNT AND MICHAEL B. METTS EACH TO AN UNDIVIDED ONE-HALF INTEREST AS TENANTS IN COMMON., as Beneficiary, ANTTA M.

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

The West 39.75 feet of Lot 4, Block 22, ORIGINAL TOWN OF MERRILL, 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 now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection

Observe with all and singlura the tenements, hereditaments and apputtenances and all other rights thereanto belonging or in anywise with thereants of the tenest issues and profits thereof and all fixtures now or hereafter attached to or used in connection or the tenest of the tenest of a promissory note of even due herewith, payable to benchicity or ordinand made payable by grantor, the final payment of principal and interest kereant of principal and interest kereant of the sum of the tenest of a promissory note of even due herewith, payable to benchicity or ordinand made payable by grantor, the final payment of principal and interest kereant of the due of maturity of the due to secured by this instrument is the date, stated above, on which the final installment of said note become due and payable. In the even the within described property, or any part therof, or any interest therein is sold, agreed to be borned and payable. In the even the within described property, or any part therof, or any interest therein is sold, agreed to be borned and payable in the owned the within described property. The provide the tenest of a maturity diffe edge to account of the beneficiary or proved thereon, and pay when due all costs incurred therefor.
To prove the security of this trust deed, grantor rights and thereon.
To prove the security of the security and in good workinalide maner any building or improvement which may be constructed.
To provide thereon, and pay when due all costs incurred therefor.
To provide thereon, and pay when due all costs incurred therefor.
To provide and continuously maintain insurince on the buildings now or hereafter excited on said by the grant or thereafter areas and the due by the grant or the second and the second as the beneficiary may require to prove and and the second as the beneficiary may require to provide and continuously maintain ins

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NOTE: The Trust Deed Act provides that the Trustee hereander 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 tille insurance company authorized to insure tille 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 productions, shall be paid to beneficiary and applied by it. Intra upon any such responsible costs and expenses and attorney's fees, but has been trial and applied to on incurred by loseificiary in such proceedings, shall be balance applied upon the necessarily paid or incurred by loseificiary in such proceedings, shall be balance applied upon the necessarily paid contained such compensation, promptly upon beeneficiary, payment of its fees, and presentation of this deed and the necessarily paid versions. This fees, and presentation of this deed and the fuebtedness, trustee may (a) consent to the making of any map or plat of said property. (b) join in granting any easement of reating any restriction thereon. (c) join in any subordination or other agreement affecting this deed or the line or charge thereof. (a) concurvely, without warranty, all or any part of the property. The grantee in any reconvergance may be described as the "person or persons legally entited thereot." and the recitals thered in any time without notice, enter in person, by agent or by a receiver the application or any default by grantor hereofic, and is any time without notice. There is person, by agent or by a receiver the appointed by a court, and without regard to the adquacy of any security for the individendees hereby secured, enter upon and the property on any part thereof, and is own name sue or otherwise collect the rents, issues and profits, or the proceeds of fragmang at any time without notice of any agreement for undivident escans of any appression of said property on any part thereof, and is own name sue or otherwise contrains devine on the advalue of the property, and in such forder as beeficiary may decaute.
10. Upon any default by grantor hereoficiary may and in such chorder as beeficiary may decaute.
11. The entering upon and taking possession of said propert

The rectains in the deed of any matters of fact shall be conclusive proof of the trustnumess thereot. 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 their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

Scheduler of the field of the first of the first priority and (4) the surplus, if any, to the grantor or to his successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duits conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. The property is situated, shall be conclusive proof of proper appointment of the successor trustee. The grantor such as the rest that an appoint any trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be experity and has a valid, unencumbered title thereto ad that the grantor is lawfully seetefficiary or trustee stand and grees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully setted the same against all persons whomsoever. WARNIG: Unless grantor provides beneficiary with evidence of insurance coverage is proved by the contract or hean surrance may, but need not, also protect grantor's. Grantor is responsible for the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the coust of any insurance coverage purchased by beneficiary with evidence of insurance coverage is proved the coverage purchased by beneficiary musy not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the coust of any insurance coverage langed or the date grantor is proor load, the interest rate on the understrutee there in proceeding is the collateral becomes damage

FILMA PEVER OFFICIAL SEAL KIMBERLY A REVER NOTARY PUBLIC-OREGON COMMISSION NO. 051915 MY COMMISSION EXPIRES MAY. 25, 2000 Pove2 Framan ARMANDO PEREZ-GUZMAN County of Classed Eli STATE OF 2es SS. January 26, 1998 This instrument was acknowledged before me on JUANA REYES-RAMIREZ and ARMANDO PEREZ-GUZMAN By My Commission Expires Novary Public for

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