| No service and accompany of the service and th | | WANT THE STEVENS-NEEDS LAW PUBLISHING CO., PORTLAND, OR 87204 |
|--|--|---|
| 58721 | 88 MAY 26 P2:45 | |
| | PO 11111 ZO PZ 145 V | ol. <u>M98</u> Page 17727 |
| TRUST DEED | | STATE OF OREGON, |
| grift and the contract of the second | | County ofss. |
| Brent T. McGarry & Sherilin McGarry | Marketti otako erre erreken. Berlinda | I certify that the within instrument |
| 2027 Erie | | was received for record on the day of, 19, at |
| Klamath Falls, OR 97601 Grantor's Name and Address | | o'clockM., and recorded in |
| Thomas F. McGarry & Louise M. McGarry | SPACE RESERVED | book/reel/volume No on page |
| 5032 SE 26th Portland, OR 97202 | FOR RECORDER'S USE | and/or as fee/file/instru- |
| Beneficiary's Hame and Advises | | ment/microfilm/reception No, Record of of said County. |
| After recording, return to Gierre, Address, App; First American Title | | Witness my hand and seal of County |
| PO Box 151 | te year and a | affixed. |
| Klamath Falls, OR 97601 | and Arrange and Ar | NAME TITLE |
| | | By, Deputy |
| COLLEGE CONTRACTOR OF THE COLUMN ASSESSMENT OF | K-51909 | , , , , , |
| THIS TRUST DEED, made this 15th Brent T. McGarry and Sherilin McGar | day of May | , 19 98 , between |
| AND THE PROPERTY OF THE PROPER | | |
| First American Title Insurance Comp | any of Oregon | as Grantor, as Trustee, and |
| | | as I fusitee, and |
| Thomas F. McGarry & Louise M. McGarry as Tenants in common and not as | , each as to an undiv | ided 1/2 interest, as Beneficiary, |
| Grantor irrevocably grants, bargains, sells a Klamath County Octoor d | WITNESSETH. Tenan | ES DV EDE ENTITATV |
| Klamath County, Oregon, de | escribed as: | rust, with power of sale, the property in |
| | MANAGER AND A REPORT OF THE PARTY OF THE | go stare each m |
| Lot 12 in Block 46 Hillside Addition official plat thereof on file in the | office of the County | th Falls, according to the |
| | the second control of | |
| Subject to these items listed on Exhil reference. | bit A, attached here | to and incorporated by this |
| rererence. | | ida da series de la companya de la Companya de la companya de la compa |
| together with all and singular the Assessment of the | | |
| together with all and singular the tenements, hereditaments of hereafter apportaining, and the rents, issues and profits the property. | and appurtenances and all oth thereof and all lixtures now or | er rights thereunto belonging or in anywise now |
| FOR THE PURPOSE OF SECURING PERFORM | ANCE of each education of a | to of used in connection with |
| of Cne Hundred Twenty Thousand and r | 10/100 | anter nerein contained and payment of the sum |
| note of even date herewith, payable to heneticiary or order | Dollars, with interes | thereon according to the terms of a promissory |
| not sooner paid, to be due and payable May 15 | The Same of Brantor, the tr | nas payment of principal and interest hereof, if |
| The date of maturity of the debt secured by this in becomes due and payable. Should the granter either ugree erry or all (or any part) of granter's interest in it without | strument is the date, stated a | ove, on which the final installment of the note |
| erty or all (or any part) of grantor's interest in it without beneficiary's option*, all obligations secured by this location | first obtaining the written cor | sent or approval of the beneficiary, then, at the |
| come immediately due and payable. The execution by gran assignment. | ntor of an earnest money agree | rity dates expressed therein, or herein, shall be- ment** does not constitute a sale, conveyance or |
| To protect the security of this toust dead deanter att. | | · · |
| 1. To protect, preserve and maintain the property in provement thereon; not to commit or permit any waste of the provention of the provent | n good condition and repair; n he property. | ot to remove or demolish any building or im- |
| 2. To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs in | habitable condition any buildi ncurred therefor. | ng or improvement which may be constructed, |
| 3. 10 comply with all laws, ordinances, regulations, c | ovenants, conditions and restri | ctions affecting the property; if the beneficiary |
| Sencies as may be deemed designate by the bounties | , as non as the cost of all lies | t searches made by filing officers or searching |
| 4. To provide and continuously maintain insurance damage by fire and such other harneds as the baselisians. | on the buildings now or her | ealter erected on the property against loss or |
| ficially as soon as insured: if the granter shall fall for any | os payaois to the latter, all pol | cies of insurance shall be delivered to the bene- |
| at least lifteen days prior to the expiration of any policy of cure the same at drantor's expense. The appoint collected on | insurance now or herealter pla | nce and to deliver the policies to the heneficiary need on the hulldings, the beneficiary may pro- |
| any indebtedness secured hereby and in such order as benefit | ings many life of Otton Highland | e policy may be applied by beneficiary upon |
| under or invalidate any act done oursuant to such notice | annon or release snan not cure | or waive any detault or notice of default here- |
| 5. To keep the property free from construction liens assessed upon or against the property before any part of st promptly deliver receipts therefor to beneficiary: should the | s and to pay all taxes, assessmich taxes, assessments and oth | ents and other charges that may be levied or |
| liens or other charges payable by drantee althee by diesel a | Sentor in to make payment | or any ruxes, assessments, insurance premiums. |
| secured hereby, together with the obligations described in a | and the amount to para, t | ith interest at the rate set forth in the note |
| with interest as aforesaid, the property hereinbelore describ | ghts arising from breach of any | of the covenants hereof and for such payments, |
| bound for the payment of the obligation herein described. | and all such manuscrate stall t | we bound to the same extent that they are |

with interest as aloresaid, the property hereinbelote described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.

6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's tees actually incurred.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney fees; the amount of attorney fees mentioned in this parafurable in all cases shall be lixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further egrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal. 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, 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.

NOTE: The flust Deed Act provides that the trustee hersunder must be dither an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and icen sesociation authorized to 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 escrew agent licensed under ORS 696.505 to 696.585.

**WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. "WARRING: 12 056 1701-3 regulates and may promise exercise of this appeal.
"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which are in excess of the amount required to pay all reasonable costs, expenses and attornys, tea monastrily pair as incurred by tentor in such proceedings, shall be paid to beneficiary and applied by it lies upon any reasonable, and the balance applied upon the indebted in the trial and applied occurs, necessers, at its own expense, to take such actions and execute such instruments as shall be necessary in a state of the control of the process. The such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary required to the indebtedness, the such compensation of this deed and the note for endorsement (in case of full reconvergences) of my map or plat of the property, (b) join in gianting any seasonest or creation of the indebtedness, trutheron). (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof); (c) into the excitors mention the property. (b) in the property of persons of the rectains therein of any matters or facts thall be conceivable property of the property. The persons of the least of the excitors mention the rectains therein of any matters or facts thall be conceivable property or a fact of the property. The faratee in any excent persons are convey, without warranty, all or any part of the property. The faratee in any extent of the property or a farate property and the property or any part thereof, in its own name use or cherolise collect the restain, have any part thereof, in its own name use or cherolise collect the restain, have any part thereof, in its own name use or cherolise collect the restain, have any part thereof, in its own name use or cherolise collect the restain, have any part thereof, in its own name use or cherolise collect the restain, have any deal of a sixilp possession of the property and the application or release thereof as and other insurance policies or compensation of two representations of the property of the property or any part thereof, in its own name use or cherol 17728 tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may 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 to the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reoptain alone and may not satisfy any analysis personal by the above described note and this trust deed are:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),

(ECCEPTION DESCRIPTION DESCRI This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; 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. *IMPORTANT NOTICE: Delete, by lining out, whichover warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclasures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Breat T. McGarra Sherilin McGarry STATE OF OREGON, County of ____Klamath____ .) ss This instrument was acknowledged before me on Brent T. McGarry and Sherilin McGarry OFFICIAL SEAL DISTUTMENT Was acknowledged before me
BRENSEYP, RODEIGUEZ
NOTARY PUBLIC-OREGON
COMMISSION NO. 301701
MY COMMISSION EXPIRES SEP. & 2001 odsicul, mai ! Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pale.) The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 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 (which are delivered to you herewith 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, 19.

Do not lose or destroy this Trust Deed OR THE NOTE which it secures.

Roth must be delivered to the trustee for cancellation before reconveyance will be made.

Reneticiers

Exhibit A

| An easemen | t created by instrument, including the terms and provisions thereof; |
|------------|--|
| Recorded: | April 11, 1978, in Volume M78 page 6979, Deed records of Klamath |
| | County, Oregon |
| From: | Thomas F. McGarry and Louise M. McGarry, husband and wife |
| For: | geothermal well |
| Affects: | located on Lot 6 Block 44 |

An easement created by instrument, including the terms and provisions thereof, August 6, 1979, in Volume M79 page 18730, Deed records of Klamath Recorded:

County, Oregon

Clarence H. Young and Virginia M. Young, husband and wife Thomas F. McGarry and Louise M. McGarry, husband and wife

For: geothermal well Affects: located on Lot 6 Block 44

From:

To:

| STATE OF | OREGON: CO | JNTY OF KLAMATH: ss. | | | |
|---------------|-------------------------|----------------------|------------------------------------|--------------|-----|
| Filed for rec | ord at request o May | | 17727 . | | day |
| FEE | \$20.00 | By_Katal | Bernetha G. Letsch, C LUM 1 000 | County Clerk | |

| | | 224041 TO FOREC | ON DEPARTMENT OF FILE | lizzia (esovico e vez | Les Maries de la Companya de la Comp |
|---------------------|--|--|--|--|--|
| | | LOCAL FIRE Number | HEALTH DIVISION CENTER FOR HEALTH CONTROL OF DESCRIPTION OF DESCRI | ON STATISTICS (| State File Number |
| | | James | Murray BR | Z SEX 1TTON Mal | 1 DATE OF DEATH (Month; Day, Year) |
| | 2747 | 4 SOCIAL SCEURITY HUMBER SE AGE LASI DIPPOSE SE AGE LASI DIPPOSE (Years) 8 WAS DECEDENT EVER IN U.S. AFRIED FORCES? | 1 C C C C C C C C C C C C C C C C C C C | ol Lobenish WA | oreign 7 DATE OF BIRTH (Month, Day, Year) |
| | PIGEINT | 90 FACILITY NAME IN NOT INSTITUTION, GIVE BITEST AND | Tunuvali DOV DINTE [| E OF DEATH (Check only one) A Huseling Home Conventions Home Y. 10WH: OR LOCATION OF DEATH | e CiOmer (Specify) |
| | 2 | Klamath Regional Reha | D Center | Klamath Falls | Klamath |
| 33 | 3 | Sheriff | Law Enforce | Mever Marine, Widov Divorced (Specify) Ment Married | Marred 12 SPOUSE III Married Widowed? |
| 7 2 | 5 | Oregon Klamath | Klamath Falls | 133 STREET AND NUME | |
| 77 | 6 | Qres □No 97603 Specify: | DECEDENT OF HISPANIC ORIGINY No of Yes - if yes, specify Cuben, Puerlo Ricarl, study by No Ediyes | 15, RACE American Indizh, Black, White, etc. (Specify) | 16. DECEDENT'S EDUCATION (Specify only liighest grade completed) eministry/Secondary (0.17) College (1.4 or 5.4) |
| | PARINIS | James Monroe Britton | Beatrice Belle | Runn | MANT - NAME and relationship to document Mary Britton / Wife |
| 33 | priposition | 70s. METHOD OF DISPOSITION Mausoleum Memoral Iron State Donation Disposition Donation Donation Disposition Donation Disposition Disposit | 200. PLACE OF DISPOSITION (Name of a ornar place) Klamath Memoria | emelery, crematory, or 20c LOCA | Tible - City or Town, State |
| | 8 | 21a. SIGNATURE OF FUNERAL SERVICE LICENSEE C | A ZW. LICENSE NIRAGER (OF Licensee) | 22 MAME, ADDHESS AND ZIP OF | amath Falls, Oregon |
| | PICILIPEA | D. CATE FILED (MORTH, Day, Hay) | 3409 | 1945 Main / Klar | math Funeral Home, Inc. math Falls, OR. / 97601 |
| amperies us or hely | | AUG 27 1997 23 DID INSPITAL REPRESENTATIVE MAKE REQUEST | FOR ANATCHICAL GIFT CONSENTE CIYES | Maney Ken | MECLY LING XI NA |
| | 10 | > | | | The state of the s |
| | 11 | TO BE COMPLETED BY CERTIFYING THE OF DEATH 28. WAS MEDICAL EXAMINATION OF THE OFFICE OFFICE OF THE OFFICE OF THE OFFICE O | | TO BE COMPLETED O | ONLY BY MEDICAL EXAMINER RONOUNCED DEAD (Month, Day, Year, Hour) |
| | ciripin | 29 To the tost of my inspiriodice, death occurred at the due to the councils by menner statut | time, date, place and | 1 a 1 a 1 a 1 a 1 a 1 a 1 a 1 a 1 a 1 a | or investigation, in my opinion death occurred to the cause(s) and manner stated |
| | 12 | 30 DATE SIGNED (Morin, Day, Year) | | | u the causo(s) and manner stated |
| | 13 | M. HAME, TITLE, ADDRESS AND EIP OF CERTIFIEREM | | 3 DATE SIGNED (Month, Day, Year) | COUNTY |
| | 14 | Robert F. Bohnen, MD / | 2610 Hhumana had | d / Klamath Fal | ls, Oregon / 97601 |
| | WHICH GAYE RISE TO IMMEDIATE CAUSE | 38 IMMEDIATE CAUSE PENTER ONLY ONE CAUSE PER | LINE FOR ISL (D), AND ICLI DO NOT SALES A | node at aying, e.g. Cartiac or Respe | etory Arrest. Interval between onset |
| | STATING THE UNIDERLYING CAUSE LAST | DUE 10, OF AS A CONSEQUENCE OF: | | | 10 Months |
| | CAUSE OF | DUE TO, OR AS A CONSEQUENCE OF | | <u> - 11일 : 12일 : 12</u> - <u>12일 : 12일 : 12일 : 12일 : 12</u> | and death Interval between onset and death |
| | 15 | B OTHER SIGNIFICANT CONDITIONS Conditions contributing to death but not resulting in | the underlying cause given in PART I | 57. Did tobicco use contribute to the death? | 38 AUTOPSY 32, IT YES were tendings connectency in determining cause of dealer? |
| | 16 | D. MANNER OF DEATH 410 DATE OF INM | wy 12 TIME OF JAC HIGHY | Dirto Unknown 14. DESCRIBE HOW BLUNY OCCU | Oves Stro Oves Clare Clare |
| : " | 17 | Pending Pending Month. Day, To Pending Month. Day, To Pending Month. Day, To Pending Pendi | M Dres Divo | A STATE OF THE STA | ARED |
| | \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | Herricide Legal Ate PLACE OF It building etc. CSERVED OR REGISTRAR'S USE | UURY / At home, farm, street, fectory, office (Specify) | 41L LOCATION (Street and Number | or Pural Route Number, City or Town, States |
| | | CONTRACTOR DE | | | |
| Q. | ************************************** | OI | RIGINAL VITAL STATISTICS (| COPY | |
| | THIS IS | A TRUE AND EXACT REPRODUCTION OF ERED AT THE OFFICE OF THE KLAMATH (| 그 그렇다 한 아이는 그 아버지와 | | 0 100 |
| 机 | | 그 집 전 이 이 이 아이를 다고 있다. | | Marline Blevi MARKENE BLEVINS | ODREGON |
| | DATE IS | | | COUNTY REGISTRAR KLAMATH COUNTY, OREGON | |
| STATE OF | OREGON: COL | JNTY OF KLAMATH: ss. | | | |
| Filed for re | cord at request of | | | the | 26th day |
| | | A.D., 19 <u>98</u> at <u>2: 58</u> of <u></u> Deeds | o'clock P. M., on Page | and duly recorded in V | ol. <u>M98</u> , |
| FEE | \$10.00 | | // B | dernetha G. Letsch, Cou | unty Clerk |