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TRUST HAROLD B. MC ADOW and JEAN H. MC ADOW P.O. BOX 305 BEATTY DO BEATTY OR Granto THE NOLAND FAMILY TRUST U.T.D. 7/19/75 3195 VICTORIA DR. 92001 ALPINE, CA Beneficiary 

DEED

ESCRON NO. MT452 90-KI

After recording return to: AMERITITLE 222 S. GTE STREET KLAMATH FALLS, OR 97601 

THUST DEED

MTC 455290-KSI

THIS TRUST DHED, made on 08/04/98, between HAROLD B. MC ADOW and JEAN H. MC ADOW, humband and wife, as Grentor, AMERITITLE ALBERT R. NOLAND AND DIANE C. NOLAND, CO-TRUSTEES OF THE NOLAND FAMILY TRUST U.T.D. JULY 19, 1979, as Benefictary.

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

N1/2 N1/2 N1/2 SE1/4 SW1/4, Section 36, Township 36 Scuth, Range 12 East of the Willamette Meridian, flamath County, Oregon.

opender with all and singhus the tenements. hereditr zens and appurchances and all other rights thereunto belonging or in anywise of hereafter appettations, and the rents, issues and profiles thereaft and all fixtures now or hereafter attached to or used in connection with the organizer, process of paronitacy profiles of each addition of the each payabel or parameters of the terms of a prominscy profile of even dark terms. The addition of the each payabel expression of the terms of a prominscy profile of even dark terms. The dark term of the each payabel expression of the terms of a prominscy profile of even dark terms of any part there of the matrix of the addition of the each payabel expression of t

It is mutually agreed that: S. 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 l'rustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings i id loan association authorized to do business under the laws of Oregon or the United State Bar, a bank, trust company, or savings i id loan association authorized to do business under the laws of Oregon or the United State Bar, 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 enrow agent lice under ORS 696.::05 to 696.585.

## 2:95:46

Performance is a set of the amount required to pay all rearrange costs, excenses and attorney's fees noces arily paid or incurred by grantor in such appendix or curred by for difficurty in such proceedings, and the balance registed upon the accessarily paid or incurred by grantor argues, at the oblance transmitters at shall be created and expense. To take such and expense, to take such and expense to take such as the present of this deed and the oblance transmitters at shall be creates and incorregist fees, but the oblance transmitters at shall be creates and incorregistic upon the incurred by four difficurary in such proceedings, and the balance transmitters at shall be creates and incorregistic upon the incurred by four difficurary in such proceedings. And the balance transmitters at shall be creates and presented of this deed and the other distribution of the set of the incertain and incorregistic and presented affecting the Lability of any present of the person of the set of the incertain and presented of the presented of such property. (b) join in granting any essented or creating any restriction therein. (c) join in any maters of facts shall be conclusive proof of the transformation or other agrams and forther the set of the transformation or other agrams and forther the conclusive proof of the transformation or the agrams and the conclusive proof of the transformation or any maters of facts shall be conclusive proof of the transformation or any maters of facts shall be conclusive proof of the transformation or any maters of facts shall be conclusive proof of the transformation or any maters of facts and agres shall be conclusive proof of the transformation or any maters of facts and agres shall be conclusive proof of the transformation or any taken and the agres of the present of a syntheses of operation and collication, including the appointed by a court, and without regard to the step substitue of any determation of any maters of facts and agres of the present of a syntheses and distret agres and pr

The results in the deed of any matters of fact shall be containsive proof of the truthemens increast. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee selis pursuant to the powers provided herein, fustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the fustee and a reasonable charge by fustee'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 secured by the trust deed in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest

Secance by the trust deed, (a) to an persona having teconed near subsequent to the unitees of the function of the deed as the interest in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest endited to such surplus. If the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all the make 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. Be the successor trustee. The succession in interest that the grantor, or trustee accepts this trust when this deed, duly exectued and achnowledged is made a public record as provided by law. Trustee is not obligated to noity any party hereto of pending sale to be real provide in the read of the sumption. The read of the real property and the beneficiary's successor in interest that the grantor is lawfully edient the sume against all persons whomsover. WARNIG: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor is expense to protect beneficiary's interest. This insurance niay, but need not, also protect grantor's branter is account and will apply to it. The effective dute of coverage may need for property and balance. If it is us added, the interest on the duter of the ead provide provide provide provered egrantor is any purchase in any need for property damaged, the coverage by providing evidence of an endired and the sense coverage by providing evidence of the grantor's personal, family, but need not, also protect grantor's contract or loan balance. If it is sudded, the interest on the under apply is beneficiary, which cost may be added to grantor's contract or loan bandse. The coverag

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	This ins	trument was	acknowledge	ed befor	e me on (iC	UKIK	IC / CF,	<u>1998</u>	
By	HAROLD E	. MC JUDOW and	d JEAN H. I	IC ADOW		<u>e</u>			
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MY	COMMISSION	Expines 4			7-5:1-5-1-5		Notary	ublic for	FPZTOM
									12242

REQUEST FOR FULL RECONVEY/ VCF (To be used only when obligations have been paid)

, Trustee

2:95/47

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust decd. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on plyment to you of any sums owing to you under the terms of the trust deed or pursuant to statiste, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith tegether 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 dot incast to:

DATED:			9					
Eto not lose or destroy the Both must be delivered to	is Trust Deed OI	R THE NOTE	which	it secure		•		
reconveyance will be ma	ade.	anonation of	The		 Beneficiary		 	 

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