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MTC 403-1754 FORM No. 281-Diegon Tryst Deed Serist-TRUSY DEED. E. <u>76 Page</u>9537 ŤK TRUST DEED Vol. (hath) 32220 gaugatestween. day of June . The second states of the second 7th THIS TRUST DEED, made this PATRICIA A. NORDEIN , as Grantor, , as Trustee, LEONARD R. MCNEILL and HAZEL M. MCNEILL, Husband and Wife, as Beneficiary, MOUNTAIN TITLE COMPANY and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: WITNESSETH: in

Lots 1 and 2, Block 26 of the TOWN OF MERRILL, According to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

The Note secured by this Deed of Trust may not be paid in full prior to July 10, 1981 without penalty.

cial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the boneliciary. To provide and continuously maintain insurance on the buildings move or hereafter erected on the said premises against loss or damage by line require, in an amount not less than \$. Lint. Just 100 (100 - 100 -

In constantly incurred, less act, To appear in and delend any action or proceeding purporting to altest the security rights or powers of heneliciny or trustee; and in any suit, action or proceeding it, which the heneliciny or trustee; and in any suit, any suit for the foreclosure of this destiny's or trustee's and expenses, in-any suit for the foreclosure of this destiny's or trustee's attorney's less; the cluding evidence of title and the beneficiny or trustee's attorney's less; the amount of attorney's less mentioned in this parafraph 7: and cases shall be amount of attorney's less mentioned in the parafraph 7: and cases shall be amount of attorney's less mentioned in the beneficiny's or trustee's attorney's less of the trial court, farmation of an appeal from any judgment or pellate court shall adjudge reasonable as the beneficiny's or trustee's attor-ney's less on such appeal. It is mutually agreed that: B. In the event that any portion or all of said property shall be taken as compensation for a cord, secremes and attorney's less and attorney's been-port to the appeal. It is so elects, to returk any portion or the monies payable right of emission down that all or any portion of the monies payable right of the second secremes and attorney's less and attorney's been-down and pellate courts, mecessarily paid or incertion's been-both in the the proceedings, shall be paid to incertion's been-tor in a by, and denote agrees, at its own expense, the actions second such instruments and shall be cased and attorney's been-both in the the proceedings, shall be bake actions incured by attorney and denote agrees, at its own expense, the denote for and ends such instruments as shall be nown expense, the denote here inducted and the node of the balance appled upon witten request of been-and the mode such instruments as shall be nown expense. The the of the dend and the node of the balance appled upon witten request of ben-and the applies and denote agrees, at its own expense. The suc

ceute such instruments as shall be necessary in obtaining such com-on, promptly upon beneliciary's request. 9, At any time and from time to time upon written request of bene-payment of its fees and presentation of this devia and the note for menet (in case of full reconveyances, for cancellation), without allecting billity of any person for the payment of the indebtedness, trustee may

The above described real property □ is [\$ is not (state which) currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or waste of said property in good condition and repair; not to remove or waste of said property. In good condition and repair; not to remove or waste of said property. In good condition to protect, preserve and maintain said property; in good condition and repair; not to remove or waste of said property. The thereon, many waste of said property. The formation or other agreement or creating any restriction dere of the line or charge thereon, many and with all laws, ordinances, regulations, coverants, condi-join in executing such thereon of the property. The beneficiary as recover and the property of the truthluter of the property and in good and workmanike to conclusive proof of the truthlutered. Trustered is less than \$5. To complete the monitor permission and the property if the beneficiary as recoverants, condi-gin in executing such timaners as well as the cost of all line screamed desirable by the properime to the continuously maintain insurance on the buildings, now or hereather erected on the said promises adjunt to sor durage the first the prove time time to adjunt the provise collection and applies and property is the sor durage the by first and such the horeliciary as the time of the truthluter of the truthluter of the and location and continuously maintain insurance on the buildings and such insurances as the hereing and the truth there are duraged as a duration and continuously maintain insurance on the building the sume and such insurances as the hereing and the truth there are duraged as a duration and continuously maintain insurance on the building the sume and such insurances as the hereing and the truth there are duraged by first and such in the state is the hereing thereing thereing the truth there

ficiary may indebitedness secured hereby, and in such order as bene-ficiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the and other insurance policies or compensation or awards for any taking or durange of the property, and the application or release three and a shore-and, shall not cure or waive any default or notice, of default hereunder or invalidate any act done pursuant to such notice.

collection of such rents, issues and profits, or the proceeds of the and other insurance policies or compensation or awards for any independent of the property, and the application or release three and a submaind, shall not cure or wave any default or notice of delaut hereunder or invalidate any act done pursuant to such notice. 12. Upon delauit by granter in payment of any indebtedness secured hereby in this pelotennance of any agreement hereunder, the beneliciary may default or associated by the and payable. In such an event declare all sums secured hereby inmediately due and payable. In such an event declare all sums secured hereby inmediately due and payable. In such an event declare all sums secured hereby inmediately in suproceed to foreclose this trust deed in equity, as a mortsake of property is not so currently used. In be pelotenese the property is an ortefale of the trust deed in equity as a mortsake of the property is not so currently used. In the beneficiary and it is the trust of the beneficiary for the trustee shall execute the beneficiary or the trustee shall execute the concelose this trust deed in equity as a mortsake or direct the trustee shall execute the and payable the trustee shall is the time and pake its functions secured there are the beneficiary or the trustee shall execute the and property to satisfy the oblightions secured there are as the numer that trustee shall is the time and pake of also fits to the secons of the manner provided in DRS 86.740 to 88.792.

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee another herein or to any successor trustee appointed incremiller. Upon succe appointment, and without conveyance to the successor trustee, the latter shall be made by written powers and duties conferred upon any trustee herein or appointed instrument executed by benelicity, containing the made by written functioned executed by benelicity, containing in the order of appointed and its place of record, which, when records in which the property is situated, shall be conclusive proceed or trustee appointment of the successor trustee. 17. Trustee accepts this trust when provided by here, any other deed obligated to notily any party here of appointment is penciled range trustee in order of any action or proceeding any browled grantor, beneliciny or trustee shall be a narty unless such action or proceeding in browled by trustee.

trust or

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 benk, or savings and lean association authorized to do business under the laws of Oregon for the United States or any agency thereof.

9538 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-1 fully seized in tee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a): primarily=loa_deadors_provement_frontly_bounds of a defourthered success from to proceed the process of the process of the advised of the a Dutposes. This deed applies to, inures to the benefit of and binds all parties heieto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, 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 dead and whenever the context so requires, the contract secured hereby, whether or not named as a beneficiary herein. In construing this dead and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Patricio a. Norden *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or 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 disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306; or equivalent. If compliance with the Act not required, disregard this notice. (if the signer of the abave is a corporation, use the form of acknowledgment opposite.) \mathbb{R}^{n} fer. (ORS 93.490)) ss. STATE OF GREGON, County of Kleinath June 23 1976 Personally appeared the above named STATE OF OREGON, County of $< \Delta$ and Personally appeared ... who, being duly sworn, each lor himseli and not one for the other, did say that the lorner is the president and that the latter is the Patricia A. Nordeen secretary ol. , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: 1210 -10 1.0 and acknowledged the foregoing instru ment to be her voluntary act and deed. Before me: arline . (OFFICIAL SEAL) XA (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon 1 My commission expires: 3-21-77 My commission expires: 39 Title Deputy ŧ, č aid County. and seal 9537 Grantor Beneficiary record ç Ľ. ecording 19 Marlene 的思想。 within DEED Lover 1 record and CLERK 1 page. 15478 of said D. MILNE hand received for re of JUNE o'clock P. M., a the. No. 381) 0 KL WATH STATE OF OREGON ю Mortgages . COUNTY. that my MCNEILL number.. TRUST NORDEEN I.W. (FORM 1 of Mort_i Witness affixed. シキケ tify 16 đ ち ment was 1 24th, day c at 12;35, c in book M 7 or as file m Record of M 112 Cer I cei was County County 1 BA REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: Mountain Title Company Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you solu trust accu or pujsuam to statute, to cancer an evidences of monoreaness secured by sale trust accu (which are designated by the terms of said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new held by you under the same. Mail reconveyance and documents to The state of the second state DATED: Beneficiary til he not lose or destroy this Trust Deed. OR THE NOTE which it secures. Both must be delivered to the trustee religion before reconv 13 1. T. F. G. M. 1 2 yr No.