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Klamath County Title Company, an Oregon Corporation, as Trustee, and Fidelity Mortgage Company, Inc., A California Corporation , as Beneficiary, WITNESSETH:

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

Block 78, Lot 21, 8th Addition to Nimrod River Park.

Subject to all conditions, covenants, restrictions, reservations, easements, rights and rights of way of record, official Records of Klamath County, State of Oregon.

together with all and singular 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 lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the Sector Undered Fights Fight and 64/100.

The above described real property is not currently used for agricu-The above described real property is not currently used for agricu-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 demolish any building or improvement thereon; not to commit or permit any waste of said property, and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroy. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroy. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or itoms and restrictions aftecting asid property and the think requests, to join in executing such linancing statements pursuant to the bink requests, to itoms and restrictions aftecting asid property and to pay lor tilling such marks to one of the beneficiary may require and to pay lor tilling such marks and the beneficiary may require and to pay lor tilling such marks to beneficiary. 4. To provide and continuously maintain insurance on the buildings and such other haards as the beneficiary may from time to time require, in companies acceptable to the beneficiary may from time to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the divers and policies, to the beneficiary at least lifteen days prior to the espina-tion densities policy and the beneficiary and so into the sintent and policies of insurance new or hereafter placed on said buildings, the beneficiary upon any indebtedness secured hores policy may be applied by benefi-ciary upon any indebtedness secured hores policy may be applied by benefi-tiary upon any indebtedness secured hores policy may be applied by benefi-tiary upon any indebtedness secured hores policy may be applied by benefi-tiary upon any indebtedness determined of a option of beneficiary the entire amount to collected, o part thereol, may be released to grantor. Such application or release shall use or waive any default or molec of default hereunder or invalidate any

ire or waive any de released to grantor: Such application or release shall one pursuant to such notice of delault hereunder or invalidate any 5. To keep snid permises free from construction liens and to pay all assessments and other charges that may be levied or assessed upon or 1 soil property before any part of such tares, assessments and other sheat of the or delinquent and promptly deliver receipts therefor effcary; should the grantor lait to make payment of any taxes, assess-insurance premiums, liens or other charges payable by grantor, either such payment, beneficiary may, at its option, make south which to such payment, beneficiary may, at its option, make south which to so mount so paid, with interest. its, insurance premiums, liens or other charge, payable will disk, assess direct payment or by providing beneficiary, with limits grantar, either the amounts op paid, with interest at the rate set lorth in the bo-the amounts op paid, with interest at the rate set lorth in the bo-the amounts op paid, with interest at the rate set lorth in the bo-by, together with the obligations described in paradraphs 6 and 7 of this t deed, shall be added to and become a part of the deb secured by this t deed, shall be added to and become a part of the deb secured by this t deed, without waiver of any rights arising from breach of any of the earlerd that they are bound for the payment of the boligations herein, ribed, and all such payments, with interest as alloreswid, the prop-hereinhelore described, as well as the granter, shall be bound to the earlerd that they are bound for the payment of the obligations herein, ribed, and all such payments shall be immediately due and payable with motice, and the nonpayment thereof shall, at the option of the beneficiary, et all sums secured by this trust deed immediately due and payable and fittle aptench of this trust deed. 5. To pay all Costs, less and expenses of this trust including the cost the earch as well as the other costs and respenses of the truste including the cost equal but the order of the other other and trustee's and attorney's actually hoursed.

red. ear in and delend any action or proceeding purporting to lights or powers of breeficiary or trades and purporting to To app security allect the at in and usern any neuron of protocol and in any suit-iffilt or powers of beneficiary or trustee may appear, including orceloure of this deed, to pay all costs and expenses, in-fittle and the beneficiary's or trustee's attorney's test; the 's fees menitomed in this paragraph 7 in all cases shall be caurt and in the event of an appeal from any judgment or court, grantor further agrees to pay such sum as the ap-adjudge reasonable as the beneficiary's or trustee's attore seconding r proceeding i lor the lor idence of lixed by the trial co

eal. eal. y agreed that: t that any portion or ment domain or conde to require that all or which are is mi In the cight of r all of said property shall be taken femantian, forenciary shall be taken femantian, forenciary shall have the r any portion of the moniter payable to intervent for the moniter payable in attorney's less necessarily required shall be paid to benchering and shall be paid to benchering be benc-mere applied upon the indebirdness own expense, to take such extrans time upon written request of bene(a) constant to the making of any map or plat of said property; (b) join in Stanting any casemaking of any map or plat of said property; (b) join in any subordination or other affecting this deed or the lien or charge thereof; (d) reconvey, withoutent allecting this deed or the lien or charge frantee in any reconvey, withouten to do any part of the property. The feasily entitled thereto," and the recitals there of a these of the transmission or persons be conclusive proof of the furthholess thereof. Trusfee there of increasing services mentioned in this paragraph shall be not less than \$5. 10. Unon any telault by chantor bereunder, beneficiary may of the

10. time w lary may of any lo rents, ney's ficiar

mine: intering upon and taking possession of said property, the rents, issues and prolits, or the proceeds of line and other or compensation or awards for any taking or damage of the application or release thereof as a doresaid, shall not cure or or notice, of default hereunder or invalidate any act done collectio nt to such 12. Upon or in his p

nutice, default by grantor in payment of any indebtedness secured performance of any agreement hereunder, the beneficiary, may cruced hereby institutediately due and bayable. In such an event of described trail property is currently used for agricultural, purposes, the heneliciary may proceed to foreclose this trust as a mortfagle in the manner provided by law for mortfage even il said real property is not so currently used, the hene-ction may proceed to loreclose this trust deed in equity as a 14. Upon default by gram hereby or in his performance of a declare all sums secured hereby im additional security in another limber or grazing purposes, the be deed in equity, as a morting in foreclosures. However if said real licitary at his election may proce-mortange or direct the trustee to and sale. In the latter event the cause to be recorded his written r said described real property to as upon the trustee shall its the time trouted by law and proceed to 1 vided in ORS 68,740 to 86,795. In alter delault at any lime pr tier alter delault at any lime pr tier, 5,750, the trustee's sale, the ORS 6,6760 to exclose the source obligation section of the beneficiary reding by each of the trustee source the obligation section of the beneficiary in a direction of the beneficiary conditions and the terms of the beneficiary in a section of the beneficiary in a section of the beneficiary obligation between the beneficiary in a direction of the beneficiary in a section of the benefi hereby to foreclose this trust deed by advertisement e beneliciary or the trustee shall execute and notice of default and his election to sell the satisfy the obligations secured hereby, where-e and place of sale, give notice thereol as then foreclose this trust deed in the manner pao

iciairy elect to loreclose by advertisement and solution prior to live days before the date set by the first person of privileged by the beneficiary or his successors in interest, respectively days the tender the terms of the successors in interest, respectively days and the tender the terms of the successors in interest, respectively days and the tender the terms of the successors in interest, respectively days and the tender the terms of the successors in interest, respectively days and the tender the terms of the successors in interest, respectively days and the tender the terms of the successors in terms eclosure pro

14. Otherwise, place designated in the in one parcel or in s auction to the highest shall deliver to the p the property so sold, plied. The recitals in i and at the time and Il said property either of the ovided herein, trustee expenses of sale, in-

the grantor and beneficiary, may p 15. When trustee sells pur shall apply the proceeds of sale i cluding the compensation of the l attorney. (2) to the obligation set having recorded liens subsequent dent in there is a the sale of the sale of the sale of the having recorded liens subsequent dent of the sale of the sale of the sale of the sale of the having recorded liens subsequent the sale of the having recorded liens subsequent the sale of the the sale of the s series sowers provided in all all in a (1) the expenses of sale, in-reasonable charge by trusted a frust deed, (3) to all persons st of the trustee in the trust their priority and (4) the -tirled to such

16. For any reason permitted by law beneficiary may from time to ppoint a successor or successors to any trustee named between or to any or trustee exponined betweender. Upon such appointment, and without and but he successor truster, the latter shall be vested with all title and duties conferred upon any trustee betwin named or appointed der, Each such appointment and substitution shall be made by written time ap deed acknowledge

party unless such action or proceeding is b

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under must be either an attarney, who is an under the laws of Oregon or the United Sta bounder ar the United States or any attances active member of the Oregon State Bar,

15715 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and hus a valid, unencumbered title thereto 12 and that he will warrant and forever defend the same against all persons whomsoever. THE PROPERTY HEREIN DESCRIBED IS NOT CURRENTLY USED FOR AGRICULTURAL TIMBER OR GRAZING PURPOSES. GRANTORS INITIAL HERE VELIS MO **INTRODES** This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, logatees, devisees, administrators, execu-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 deed and whenever the context so requires, the masculine gender includes the feminine 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. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation 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. Ľ Eller Ellen & Beach (X) Lelen & Beach (X) Lelen V Reach LeRoy V. Beach (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF SEERN, California STATE OF OREGON, County of) 58 County of Alameda . . 19., 19 Personally appeared and Personally appeared the above named each for himsell and not one for the other, did say that the former is the Ellen G. Beach and LeRoy V. Beach___ president and that the latter is the secretary of , a Corporation, and that the seal affixed 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: and acknowledged the foregoing instrument to be theirvoluntary act and deed. Betore me: Betoro me: Acres M. Such-(OFFICIAL SEAL) Notary Public for XXAgen Califor nia (OFFICIAL SEAL) Notary Public lor Oregon My commission expires: DORIS M. BROCK My commission expires: NOTARY PUBLIC neda County, Colifornia 1 0xplr6, Dec. 13, 1977 nu 🏹 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid TO ., 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 80. 4.017 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED . 19 Beneliciary Do not loss or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. ٦t TRUST DEED STATE OF OREGON (FORM Ha. 881) STEVENS MESS LAW PUB. CO., PORTLAND ONE County of KIAMATH I certify that the within instru-Ellen G. Beach LeRoy V. Beach at. 12;51....o'clock ... M., and recorded SPACE RESERVED Grantor FOR Fidelity Mortgage Co., Inc. RECORDER'S USE A California Corporation Record of Mortgages of said County. Witness my hand and seal of Beneliciary County affixed. AFTER RECORDING RETURN TO Fidelity Mortgage Co., Inc. MA. D. MILHE 1123 So. San Gabriel Blvd. Title San Gabriel, California azildras FD1 \$ 6.00 LDeputy 91776