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surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or puccessors to any trustee mand herein or to have successor firstee appointed percention of the successor of the successor function conveyance to the successor function. Upon such appointment, and within percented duties conferred upon any firstee here by vested with all fills instrument facts conferred upon any firstee here by waited or appoint instrument facts with appointment and substitution shall be made by written and its pace of the courty of here would be appointed by the successor of vested with all fills (fills or Rece of record, which, when recorded in the slift of the Courty shall be conclusive provide the courty is situated. 17. Trustee successor of proceeding in provided by duly essecuted and obligated to make a public result appointed and duly success and aball be a party unless such action or proceeding in brought by finate. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust on a savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title a 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 500 to

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new of To provide and the beneficiary lifet of the service in a mount on that and as the beneficiary lifet of the service of the beneficiary of the service of the beneficiary of insurance set all for the service and the beneficiary of the service of the beneficiary of insurance is all for the service and the beneficiary of the service of the beneficiary of the service of the beneficiary of a second and the service of the beneficiary of the service of th the detault, in which event all forcelosure proceedings that intercoy cure the trustee, in which event all forcelosure proceedings shall be dismissed by place designated in the notice of sale on the time to which said all end be provided by a provided by law. The trustee may sell said property end auction for the highest bidder for cash, payable at the said sale may auction for the highest bidder for cash, payable at the said sale. Truste the property so sold, but without any covenant or equired by law converse of the trustee thereof, any purchases at the sale. Trustee the granter and beneficiary, may purchase at the sale. Trustee the france and beneficiary, may purchase at the sale. Trustee that apply the proceeds on the trustee and a restrict by cast and the granter and beneficiary, may purchase at the sale. Sale for the highest bidder the same at the sale. As and beneficiary, may purchase at the sale. The granter and beneficiary may purchase at the sale. The granter and beneficiary may purchase at the sale. The same and beneficiary may purchase at the sale. The same and beneficiary may purchase at the sale. The same and beneficiary may purchase at the sale. The same and beneficiary is the trustee and a restrict by chart in the chart apply the proceeds of the trustee and a restrict by chart and the same compensation of the trustee and a restrict the trustee of a sale. As an appendent and the same appendent of (3) the same and a frant aupha, it any, to the childrant on the trustee and a restrict the provided herein the trust aupha, it any, to the same appendent of the interest of the provided by the trust and the same appendent of the purchase and a same appendent the provided herein the trust aupha. If, for any reason permitted by law beneficiary may form the trustee the same appendent of the same trust the same trust and the same trustee and permitted by law beneficiary may the trustee the same trust.

waire any default or notice of default hereunder or invalidate any act done pursuant to such notice. 13. Upon default by grantor in payment of any indebtedness secured hereby or in the performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to for ployable. In such and advertisement as mortgage or direct the insteate of the organize this trust deed by a secure and a such as the latter event the beneficiary this first deed by or secure and cause for the latter event the beneficiary this first deed by to sell the said to be recorded his waite to foreclose this trust deed by to sell the said to be recorded his waite to foreclose of default and his election thereofs whereupon the trustee shall first the said of the disclose the thereofs whereupon the trustee shall first to loreclose the trustee shall there of a static second proceed to foreclose the strust deed in 13. Should the beneficiary elect to foreclose by advertisement and sale trustee for default at any time photo to first does the date set by the trustee for default at any time photo to first does the date set by the divery, the ontary pay to the beneficiary or his success no priviled by the divery, the ontary pay to the beneficiary or his success no so priviled by the divery, the ontary pay to the beneficiary or his success no so priviled by the divery, the ontary pay to the beneficiary or his success no so priviled and the enforcing the terms of the obligation costs and expressions of priviled and the enforcing the terms of the obligation cost and strust doed and the obligation of the obligation costs and expressions of priviled and the second then the due had no default occurred origins the strust the default, in most then due had no the than such thereby curve the default, in most these all proceedings shall be dismissed by anales designated in the write of said or the strust and at the time and the formation.

The above described real property is not currently used for agrical To protect the security of this frust deed, grantor agrees: and repairs not to encove or demolish any building property in good continon and repairs not to encove or demolish any building or improvement thereion: To complete or restore promptly and in good and workmanike destroyed thereon, and pay when due all costs incurred therefor. To comply with all says, ordinarizes, requires differed in an and restrictions allecting statements pursuant excitations covenants, condi-tion in escuting such financing statements pursuant excitations or requests, to proper puis of the or estimates are the cost of all lien essences made being officers or estencing agencies as may be deamed destrable by the desting different and continuously maintain insurance on the building

whurd, timber or grazing purposes. (a) consent to the enaking of any map or plat of said property: (b) join in subordination or origin afreement affecting triction thereon; (c) join in any intereol; (d) reconvey, without warranty, and this deed or the bien or character if an end of the presence of the reculas thereol of any matters or a start france in any reasonable the reculas thereol of any matters or a facts shall be conclusive proof of and the reculas thereol of any matters or a facts shall the start of the start of the start of the start of the property. The be conclusive proof of and the reculas thereol of any matters or a facts shall the start of the start is a start of the start the start of the start the indebtedness hereby focured, enter upon and take possession of said property. The start of the start of operation and collection, including reason of starts the start of the start of operation and collection in the start of the start the start of the start of operation and collection in the start of the start the start and expension of operation and collection in the start of the start the start and expension of the start of the start of the start of the start the start and expension of the start of the start of the start of the start the start and expension of operation and collection in the start of the start. If the entering inpon and taking possession of start property, the property and the application or awards the proceeds of there property and the application or average and the start of there ware any detault or position or awards the proceeds of the property and the application or awards the start of any indebtedness ascured hereby or in his estimation of the start of any indebtedness ascured

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

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 protits thereof and all fixtures now or hereafter attached to or used in anywise FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Six Thousand Five Hundred and 00/100

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THIS TRUST DEED, made this

Lot 25, Block 8, TRACT 1019, WINEMA PENINSULA, UNIT NO. 2, according to the official

plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Treat Daved Series_TRUST DEED (No restriction or casignment). MTC 12.54 STRVENS. NEW T

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TRUST DEED

as Beneficiary, Tribe:

the series Databa Das first stores and terminant Trips sands po arthura

THIS TRUST DEED, made this ______ lst _____ day of ______ July ______ ALEXANDER B. PIPER and ANNA JANE S. PIPER, husband and wife

as Grantor, _____MOUNTAIN_TITLE_COMPANY, INC.

...., as Trustee, and

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., between

LLDL The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee 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 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, household or agricultural purposes (see Important Notice below), (b) for an organisation, or (oven if granter is a natural person) are for business or commercial purposes other than s agricultural This deed applies to, inures to the benefit of and binds all parties hereto, 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 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 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 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. alexanden 0 Piper Alexander (If the signer of the above is a corporation use the form of acknowledgment opposition CALTFORNIA 1085 93.490) STATE OF SHEDOW, OREGON STATE OF OREGON, County of) 55. , 19..... County of KLAMATH and July 16 , 19.83 Personally appeared who, each being first Personally appeared the above named. Alexander B. Piper duly sworn, did say that the former is the president and that the latter is the Anna Jane S. Piper • 1 secretary of a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt 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 met NOTA 4, 15.2 and adknowledged the loregoing instrument to be their sofuntary act and deed. Belore me: Before me: Zhi" (OFFICIAL SEAL) 10 a. Kalita (OFFICIAL Notary Public for Origin Notary Public Icr Oregon OREG Ha SEAL) My commission expires: My commission expires: 7-16-84 REQUEST FOR FULL RECONVEYANCE iters polici, es ser der und ser ser Tole agte als mensen er ser ser un 1. Alle des ser seren To be used only when obligations have been paid. Trustee Cueire) TO: The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 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 19...... DATED: Beneficiary net less or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be m STATE OF OREGON, County of Klamath TRUST DEED SS. Les Of the former filers of ti the q STUC CITCL (FORM No. 881-1) tread anticolity and 201 s' I certify that the within instru-ENS-NESS LAW PUB. CO., PORTLAND, ORE. ment was received for record on the Tianà C Galler Asceles Alexander B. Piper MINNESSIN Anna Jane S. Piper SPACE RESERVED Grantor page11515 or as document/fec/lile/ instrument/microfilm No. 25928 8962 FOR Ira A. Wolchin RECORDER'S USE Record of Mortgages of said County. TTHE E BYIEVE Orantor, Witness my hand and seal of Beneliciary to film (Malas) County affixed. 6918 AFTER RECORDING RETURN TO ngsh ot Evelyn Biehn, County-Clerk alaas n e i Ter $\mathbb{P}(x)$ ERI'''''' Mountain Title Company 18022 5860 407 Main Klamath Falls, OR 97601 8.00 fee 13 citi NUL