<sup>°</sup> 50906	TRUST DEED	Vol. M85 P	
	made this lst day of	July	, 19.85, between
CARL B. ALLEN and J	, made this day of ANYCE K. ALLEN, husband and	WILCOMFEE	, Trustee and
as Grantor, MOUNTAIN TI	TIE CO., INC.	2007	
ALVIE R. THACKER an	d JANICE L. THACKER, husban	d and wife	and the second sec
an Repeticiary	[말했는 밖에 가지 수요 가지 수요 ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	🖕 ing sa Mattin gala siya	والمحاجب المتقرب المراجب المراجب
Grantor irrevocably g	WITNESSET rants, bargains, sells and conveys to County, Oregon, described as:		
			e Sprague Riverau
Highway, Section 24,	of that portion of the NE I Township 35 South, Range 9 I	STATE OF CO	EDUAN I III
	has been paid in full, the tax receipt each fiscal yea	Grantors shall mail	to the Beneficiary
a copy of their paid	tax receipt each fiscal yea	<b>r.</b> entra to the statut the Contestants statu	- strower of the set work -
Mntil the Beneficiary	has been paid in full, all	parties shall keep of	each other informed
of their current add	'ess.	and the second	talanding of in anyw
together with all and singular t now or hereafter appertaining, t tion with said real estate.	he tenements, hereditaments and appurten and the rents, issues and protits thereof an OF SECURING PERFORMANCE of each	d all fixtures now or hereafter a	contained and payment of a
FOR THE PURPOSE	SAND AND NO/100		
	able to beneficiary or order and made by	grantor, the linal payment of p	and the second second second second
not sooner paid, to be due and	payable	date; stated above, on which the	st therein is sold, agreed to
becomes due and payable. In t sold, conveyed, assigned or all	the debt secured by this instrument is the event the within described property, or enated by the grantor without first havin and obligations secured by this instrument y due and payable. The Beneficlar isoperty is not currently used for agricultural,	ng obtained the written consent at, irrespective of the maturit	y dates expressed therein, bly withhold his (
herein, shall become immediate	y due and payable. The Beneficial	imber or grazing purposes.	(h) init
To protect the security	of this trust deed, grantor agrees: gran maintain said property in good condition subo	in the second of creating any	
2. To complete or restore	promptly and in good and damaged or lega	ing any easement of country effective and the second secon	
3. To comply with all laws	ordinances, regulations, covenants, to property; if the beneficiary so requests, to time	without notice, either in person, b	to the adequacy of any security
proper public office or offices, as	cies as may be deemed desirable by the erty	indebications thereof, in its own nar	ne sue or otherwise conect the
heneliciary. 4. To provide and continue now or herealter erected on the sa	usly maintain insurance on the buildings of premises against loss or damage by lire ney cliciery may from time to time require, in licit	or and prolits, including those past d costs and expenses of operation and s lees upon any indebtedness secure rry may determine. 11. The entering upon and tak	ing possession of said property
and such other has than \$ [11] an amount not less than \$ [11] companies acceptable to the berget	insurable value to the latter; all colliciary, with loss payable to the latter; all colliciary, with loss payable to the beneficiary as soon as insured; insu	11. The entering upon and tak ection of such rents, issues and proh trance policies or compensation or aw perty, and the application or release ve any delault or notice of delault	ards for any taking or damage of
deliver said policies to the beneficia	ry at least litteen days pilo, is buildings, put ow or hereafter placed on said buildings, put some at grantor's expense. The amount	suant to such notice. 12. Upon default by grantor in the or in his performance of any agr	payment of any indebtedness se eement hereunder, the beneficiary
collected under any indebtedness securi	d hereby and in such order as collected, or ev	ent the beneficiary at his election many enuity as a mortgage or direct the	ay proceed to foreclose this trust trustee to foreclose this trust de
not cure or waive any such notice.	5	cute and cause to be recorded real prope	rty to satisfy the obligation s
taxes, assessments and other char, against said property before any	part of such taxes, assessments and other the might and promptly deliver receipts therefor the	e manner provided in ORS 86.735 to	86.795. enced foreclosure by advertisement
to beneticiary, shounds, liens ments, insurance premiums, liens	or other charges payable by granton, the sa	le, and at any time prior to 5 only a le, the grantor or any other person s a default or defaults. If the default	o privileged by ORS 86.753. ma consists of a failure to pay, whe
and the amount with the obligati	become a part of the debt secured by this n	of then be due had no delault occurrent of then be due had no delault occurrent and curred my be cured by tenderin	ed. Any other default that is cap- ing the performance required und
trust deed, without and for such pa covenants hereof and for such pa erty hereinbefore described, as w	yments, with interest as anorcand, interpetion vell as the grantor, shall be bound to the d of the payment of the obligation herein a	ind, cured my be cured by tenderin bligation' or trust deed. In any case elaults, the person effecting the cure nd expenses actually incurred in enli- ogether with trustee's and attorney's I	shall pay to the beneficiary al
described, and all such payments	shall be immediately due and payable and hereol shall, at the option of the beneficiary, b rust deed immediately due and payable and	y law. 14. Otherwise, the sale shall b	e held on the date and at the time or the time to which said sa
constitute a breach oll costs, fees	and expenses of this trust including incurred	e postponed as provided by law. In one parcel or in separate parcels	and shall sell the parcel or part , payable at the time of sale.
7. To appear in and de	end any action or proceeding purporting to the start of beneficiary or trustee; and in any suit,	he property, so sold, but without any lied. The recitals in the deed of any	y covenant or warranty, express matters of fact shall be conclusiv on excluding the trustee, but in
action or proceeding and the and the	bis deed, to pay all costs and capter is the beneficiary's or trustee's attorney's tees; the deneficiary's or trustee's attorney's tees; the	15. When trustee sells pursuan	t to the powers provided herein, ayment of (1) the expenses of s
amount of attorney and in t	he event of an appeal from any page as the ap- r further agrees to pay such sum as the ap-	torney, (2) to the obligation secure	d by the trust deed. (3) to all the interest of the trustee in the
ney's lees on such appeal. It is mutually agreed	that: portion or all of said property shall be taken	urplus, if any, to the grantor or to surplus, if any, to the grantor or to surplus, 16 Beneliciary may from tim	his successor in interest entitled he to time appoint a successor of
	that all or any portion of the monies payable which are in excess of the amount required by which and attorney's less necessarily paid or	under. Upon such appointment, and under. Upon such appointment, and the latter shall be vested wi	d without conveyance to the t th all title, powers and duties of
incurred by grantor in such p	roceedings, shall be paid to beneficiary slees,	upon any trustee herein named or app and substitution shall be made by wi- which, when recorded in the mortas which the property is situated, shall b	ritten instrument executed by bei
secured hereby; and grantor af	rees, at its own expense, to take such com-	of the successor truster. 17. Trustee accepts this tru	st when this deed, duly executed as provided by law. Trust
and execute such instruments pensation, promptly upon benef	iciary's request. in time to time upon written request of bene- in time to time upon written and the note for d presentation of this deed and the note for onveyances, for cancellation), without allecting the payment of the indebtedness, trustee may	acknowledged is made a public rec obligated to notify any party hereto trust or of any action or proceeding shall be a party unless such action of	of pending sale under any other

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10702 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 has a valid, unencumbered title thereto except none and that he will warrant and forever defend the same against all persons whomsoever. 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 terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hard, the day, and year first above written. 13. allen \* 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. aller as atter anyce K, all (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF AREONY CARTFORNITA STATE OF OREGON, County of..... county of Klamath ....., 19\_\_\_\_\_ Personally appeared the above named CARL BRUNELL ALLEN and JANYCE KAY , 19 85 Personally appeared .... and who, each being first duly sworn, did say that the former is the AldEN; husband and wife president and that the latter is the 51: secretary of ..... -0 a corporation, and that the seal affixed to the foregoing 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. and addinowledged the toregoing instru-ment to be their wountary act and deed. ustiz. A Betore me: Before me: X (OFFICIAL SEAL) Notary Public for Oregon (OFFICIAL Notary Public for Oregon SEAL). My commission expires: 11/16/87 My commission expires: REQUEST FOR FULL RECONVEYANCE 1010010 000700 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 tully 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 ACTIVE THE PERSON AND A PERSON AND PERSONAL AND A initia and oggiver. OI, Beneficiary ang seperation need been poid in 1911, all of the state Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reca GGIND (6 1890-1891-0110-10110-101 \_\_\_\_\_\_\_ until Decia (tal TRUST DEED STATE OF OREGON, SS. h seent and d County of .....Klamath\_ gabos y de l (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE hit providi spec I certify that the within instrument was received for record on the ... 10th day CARL BRUNELL ALLEN & JANYCE KAY ALLEN ., 19..85., of .....Iuly German describent en 3:43. o'clock ... P.M., and recorded agi prolè <u>Grangov gyrevocubis aco</u> SPACE RESERVED . .... in book/reel/volume No. .....M85 ..... Grantor page ..... 10701 ...... or as fee/file/instru-FOR ALVIE R. THACKER & JANICE L. THACKER ment/microfilm/reception No. 50906 ...., RECORDER'S USE LS A STRVIN 1 Record of Mortgages of said County. Witness my hand and seal of TALGUEDI. Beneficiary ر الأسريون بين. ملا أخلا County affixed. AFTER RECORDING RETURN TO NOTITIE CONTINUE Evelyn Biehn, County Clerk ्रा ग्रहम् इ.स. MOUNTAINSTITLES CO. SINCE SALE TITLE By Bernethand hetsch Deputy 503082803( D25D TALAI Fee-\$9.00

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