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The state of the state of the dregon State Bar, a bank, trust company is an active member of the dregon State Bar, a bank, trust company nited States, (a title insurance company outhorized to insure title to real energy thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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ol the successor trustee. 17. Trustee accepts this trust, when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated for the successful of the succesf

surplus, it any, to the gtantor or to his successor in interest entitled to such surplus. If Bensliciary may from time to time appoint a successor or successo and the surplus of the successor successor frustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be made appointed hereunder such appointment and substitution shall be made by written instrument Each such appointment which the property is situate mortagate records of the county or counties in of the successor frustee.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorne. (2) to the obligation accured by the trust deed, charge by trustee's dead is to conded liens subseque to the interest of the fituate in the trust surplus. If any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to the interest entitled to such surplus.

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the hotice of sale or the time to which said sale may in one parcel or in separate parcels and shall asy sell said property either shall deliver to the purchaser its deed in form as required by law. Conveying the postporty so sold, but without any company of lact shall be conclusive prov-place. The recitable the data without any purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the manner provided in ORS 86.735 to 86.795. In terms with the terms and the manner provided in ORS 86.735 to 86.795. In the second process of the second proces of the second proces of the second pr

Illural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination, or other agreement affecting this deed or the lien or charde grantee in any reconvey, without warranty, all other any part of the property. The subordination, or other agreement affecting this deed or the lien or charde grantee in any reconvey, without warranty, all other any part of the property. The subordination, or other agreement affecting this deed or the lien or charde grantee in any reconvey and the recitals therein of any matters or haters shall be not less than \$5. conclusive proof of the truthfulness thereoi. Trustee's less for any of the any matters or haters shall be not less than \$5. conclusive proof of the truthfulness thereoi. Trustee's less for any of the any on any delault by grante, be agent of by a reciver in be appointed by a work, and without regard he adequacy of any security for erry or any parts in the ord, and the secure and the program and take possession of said property, the results of such rents, including those past due such of the adores of the adore and profits, including those past due and unpaid, and apply the same. If the entering upon any indebtedness secured hereby and in such order as abened of such rents, issues and profits, or the procession of such rents, issue and so its own nave and taking possession of such rents, issue and so its own and its own and in such order as abened insurance of such rents, issue and profits, or the hereby, and in such order as a dore said, shall not cure or such adaption or release and so rany indebtedness there of invalidate any act done or such and order. If the application or release there and any indebtedness in marked of the adores in a such order. If upon default by dramtor in payment of any indebtedness is a morked of the instrustee to forcelose this trust devide advertise morked advertise and act any act and the such advertise. The beneficiary mark advertise advertise advertise to invalidate

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sum of ELEVEN THOUSAND EIGHT HINDRED AND NO/100 note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, it not sooner paid, to be due and payable DET terms of Note 19. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The dove described property is not corrently used for egricultural, timber or grazing purposes. To rootent the security of this trust deed, drantor adrees: (a) consent to the making of any map or plat of said property; (b) join in

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the start with all real contained and payment of the

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THIS TRUST DEED, made this 28th CORDON IT DE VOY and RETITING T DE GORDON J. DE VOY and BELINDA L. DE VOY, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY ., between JAMES FRANK MANNING as Beneficiary, 1.50 GL2H II Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lot 20 in Block 6; LENOX according to the official plat thereof on file in the office of the County, Clerk, of Klamath County, Oregon. 1911 8 1

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<pre>provide fight in the state of the set o</pre>	fully seized in fee simple of said described	I real property and has a va	lid, unencumbered_title thereto except
The genetic workeds that the proceeds of the base represented by the above described nuts and this trust device are:         The model addition, or form if genetic is a matrixed particle are to balance or commercial are particles.         The model addition, or form if genetic is a matrixed particle are to balance or commercial are particles.         IN WITNESS WIREROF, and form if a feat balance are presented by the data are to balance or context in a matrixed particle balance or context in a matrixed particle balance or context in an area in a matrixed particle balance or context in an area in the data area in a context in a matrixed particle balance or context in a matrixed particle balance or context in an area in a matrixed particle balance or context in an area in the data area in the matrixed particle balance or context in an area in the data area	Inav in full and Trust Deed recorde	ed April 13. 1981. in	Volume M81, page 6624, Microfilm
(3)* primarily for general is an intra process (see Transford purpose). (3)* primarily for general is a number of a number of the Theory Benefician or commendation purpose. The an expanding is a number of the burnhi of a number of the internet. The hors, heights diverses, the number of the contract general internet. The hors beneficiary shall mean the holder and owner, findeling plotdee, of the contract general internet. The hors beneficiary shall mean the holder and owner, findeling plotdee, of the contract general internet. The hors beneficiary shall mean the holder and owner, findeling plotdee, of the contract general internet. The horse beneficiary is the number of the internet internet. The horse beneficiary is a number of the internet internet. The horse is the horse of the horse is a number of the internet internet. The horse is the horse is the number of the horse is thorse is the horse is the horse is the horse is	$ \begin{array}{c} \left\{ \begin{array}{c} \left\{ u_{1} \right\} \\ \left\{ u_{1} \right\} \\ \left\{ u_{1} \right\} \\ \left\{ u_{2} \right\} \\ \left\{ u_{1} \right\} \\ \left\{ u_{2} \right\} \\ $	β         (M)         (M) <td></td>	
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• UNDERTAIN NOTICE Datas, by Jining out, whichever, warmenty (n) or (b) is manufaction of the same manufaction of the s	personal representatives, successors and assigns. T secured hereby, whether or not named as a benefit	The term beneficiary shall mean the fill the second s	he holder and owner, including pledgee, of the contract ed and whenever the context so requires, the masculine
Bit definition is a definition in the basic and here below is reader.       DRUD() 3 (DRUD() (	IN WITNESS WHEREOF, said g	grantor has hereunto set his h A	and the day and year first above written.
With the later of the obset is a convention.         STATE OF OREGON.         County of	not applicable; if warranty (a) is applicable and the ba as such word is defined in the Truth-in-Lending Actor beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No.	énéficiary is a creditor and Regulation Z, the n'by making required 2.1319, or equivalent. BELT	, De Vey as allowy in fact for Souther fill No I De Voies NDA L. DE VOY
Country of Klamath       55.         The instrument was acknowledged before ms on attribut APDF1/2 - 10 86, by       This instrument was acknowledged before me on attribut APDF1/2 - 10 86, by         CORDON J. DE VOY, and BELINDA L.       DE VOY, and BELINDA L.         DE VOY, And PELINDA L.       Notary Public for Oregon My commission expires:         My commission expires:       11/16/87         Notary Public for Oregon My commission expires:       Notary Public for Oregon My commission expires:         The instrument was acknowledged before me on My commission expires:       Notary Public for Oregon My commission expires:         To:       Trause         The instrument was acknowledged by the foregoing trust deed All sums secured by said function of all indebetoness secured by the foregoing trust deed (Which are delivered to you Travelink in the delivered to in autom of all originary of indebetoness secured by the foregoing trust deed (Which are delivered to you Travelink india trust deed and to recovery influer warranty, to the partits designated by the term of said trust deed to you travel the saint. Main level of the saint. Main recover within instrument was received tor record on the If the saint that incoming war received tor record on the If the saint commission of the saint that incoming war received tor record on the If the saint instrument was received tor record on the If the saint record on the If the saint comment wars received tor record on the If the saint incoming wars received tor record on the If the saint incoming wars received tor record on the If the saint incoming wars received tor record on the If the saint incoming wars received tor more said (	(if the signer of the above is a corporction,	nis notice.	
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DE SUY       Notary Public for Origin       Notary Public for Oregon       (SEAL)         De Suy       De Suy       Notary Public for Oregon       Ny commission expires:       (SEAL)         Security       De Suy       Notary Public for Oregon       Ny commission expires:       (SEAL)         Security       De Suy       Notary Public for Oregon       Ny commission expires:       (SEAL)         Security       The indebendance is the lagal owner and holds of all indebtedness socured by the foregoing trust deed. All sums socured by said trust deed (which are delivered to you had be the said in a salidiet, Yen a bridge treat deed is and to reconvery without warranty, to the parties designated by the terms of said trust deed to you mader the sain. Mall Poche sympto and documents to the sain in the sain must deed and to reconvery without warranty, to the parties designated by the terms of said trust deed to you mader the sain. Mall Poche sympto and documents to the sain in the sain Mall Poche sympto and documents to the trust deed (which are delivered to you for the sain. Mall Poche sympto and documents to the trust deed to you for the sain. Mall Poche sympto and documents to the trust deed of the sain the sain Mall Poche sympto and documents to the trust deed to you for the sain Mall Poche sympto and the sain trust deed to you for the sain Mall Poche sympto and the sain t	Ans instrument was acknowledged below	19, by	
Motary Public for Origin       Notary Public for Oregon         My commission expires:       (SEAL)         My commission expires:       (SEAL)         Notary Public for Oregon       My commission expires:         My commission expires:       (SEAL)         Notary Public for Oregon       My commission expires:         My commission expires:       (SEAL)         Notary Public for Oregon       My commission expires:         To:		L. of	
Statut       Statut       Notary Public for Oregon       (SEAL)         My commission expires:       (SEAL)	KIIAT YOU	dd	
Beneficiary      Beneficiary      Do not less or destroy this Tous Deed OR THE NOTE which is ecures. Both must be delivered to the treates for concellulate before record on the	Notary Public for	1 2 3 34	(SEAL)
TO: The indersigned 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 hirdly are directed, on payment to you of any sums owing to you under the terms of said frust 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 seconvey, without warranty, to the parties designated by the terms of said trust deed the estate northeld by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and documents to the high by you inder the same. Mail recent spince and the instrument was the spince are destromed to recent spince and the instrument was received for record on the		REQUEST FOR FULL RECONVEYANCE	····
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 briefly are directed, on payment to you of any sums owing to you under the terms of said trust deed or piritaine to statute, to caneel all evidences of indebtedness secured by said trust deed (which are delivered to you herein the 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 reconvey and documents to said trust deed and the estate new held by you under the same. Mail reconvey and documents to said trust deed and the estate new held by you under the terms of and documents to said trust deed the same. Mail reconvey and documents to said trust deed the terms of said trust deed the same and body of the same of the same and the estate new role so. control of the NOTE which it escores, both mut be delivered to the trustee for concellation before scenveyance will be mode.  TRUST DEED (FORM No. 681) Tructer trust deed of THE NOTE which it escores, both mut be delivered to the trustee for concellation before scenveyance will be mode.  TRUST DEED (FORM No. 681) Tructer trust deed of the NOTE which it escores, both mut be delivered to the trustee for concellation before scenveyance will be mode.  TRUST DEED (FORM No. 681) Tructer trust deed on the NOTE which it escores, both mut be delivered to the trustee for record on the lighthack of	and the second s		n pon.
Beneficiary De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.  TRUST DEED  (FORM No. 881)  Trevent Mass LAW FUE.CO., FORTLAND. ONE.  Gordon, J., DeVoy, & Belinda, L., DeVoy,  Grantor JAMRES, Frank, Manning, Benoficiary  AFTER RECORDING RETURN TO  Benoficiary  De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.  STATE OF OREGON, County of Klamath }ss. County of Klamath }ss. I certify that the within instrument was received for record on the16thday of	The undersigned is the legal owner and hoi trust deed have been fully paid and satisfied. Yo said frust deed or pursuant to statute, 'to cancel herewith together with said trust deed) and to rec	bu hirdby are directed, on paymen I all evidences of indebtedness seconvey, without warranty, to the convey, without warranty, to the conveyance and documents to	t to you of any sums owing to you under the terms of cured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
Beneficiary De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for centesilation before reconveyance will be made.  TRUST DEED  (FORM No. 681)  TEVENA NASE LAW FUE. CO., FORTLAND, ONS.  Gordon, J., DeVoy, & Belinda Li., DeVoy,  Grantor Jamess, Frank, Manning, Benoliciary  AFTER RECORDING RETURN TO  Benoliciary  Devoy,  AFTER RECORDING RETURN TO  Benoliciary  Devoy, Benoliciary Benoliciary  Devoy, Benoliciary Benoli	DATED		· · · · · · · · · · · · · · · · · · ·
TRUST DEED       STATE OF OREGON, (FORM No. 681)       ss.         structus LAW FUS. CO., FORTLAND. ORE.       I certify that the within instrument was received for record on the16thday of			Beneficiary
FORM No. 881)       Country of	Do not loss or destroy this Trust Dood OR THE NOTE w	which it secures. Both must be delivered to	the trustee for cancellation before reconveyance will be made.
I certify that the within instrument         I certify that the within instrument         Gordon J. DeVoy & Belinda L.         DeVoy       Belinda L.         Grantor       SPACE RESERVED         James Frank Manning       space RESERVED         Benoticiary       Recorder's USE         Benoticiary       Witness my hand and seal of         County affixed.       Evelyn Biehn, County Clerk	TRUST DEED		
Gordon J. DeVoy & Belinda L       of	5 (FORM No. 881)		I certify that the within instrument
Grantor James Frank Manning			of
Benoliciary         Witness my hand and seal of           AFTER RECORDING RETURN TO         County affixed.           Evelyn Biehn, County Clerk		FOR	page6515 or as fee/file/instru- ment/microfilm/reception No60348.,
Benoficiary         County affixed.           AFTER RECORDING RETURN TO         Evelyn Biehn, County Clerk			
			-
I Mountain Title Company of II NAME // - TITLE II	Mountain Mitle Commons of		Evelyn Biehn, County Clerk
Mountain Title Company of Klamath County Fee: \$9.00 By	Klamath County	Fee: \$9.00	An Al

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