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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, with is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the laws of loregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estraw agent licensed under ORS 696.505 to 696.585.

point in executing such include side property: if its under a construction of the beneficiary of request, to the provide and continuously maintain insurance on the buildings of the beneficiary of the beneficiary of the provide and continuously maintain insurance on the buildings and such other heards as the billion of the building and such other heards as the billion of the buildings and such other heards as the billion of the buildings and such other heards as the billion of the buildings and such other heards as the billion of the buildings and such other heards as the billion of the buildings and such other heards as the billion of the buildings and such other heards as the billion of the building and such other heards as the billion of the building and such other heards as the billion of the building of the bards and the bards and the building of the bards and the bards

To protect the security of this trust deed, grantor agressit To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition 1. To protect, preserve and maintain said property in good condition and the common or demonstration and the property in good condition to commit or permit any waste of said property. manner any building or improvement which may be constructed, damaged or 1. To complete or restore promptly and in good and workmanlike destroyed thercon, and pay when due all costs incuiried therefor. 3. To comply with due all costs incuiried therefor. ions and restrictions allecting said property; if the benchicary so requests, to restored there of the said statements burished to full in searches made proper public officer of offices, as well as the cost of all lien searches made building of improves as may be desired by the 4. To provide and continuously maintein impression of the builder.

of the subcessor frustee. 17. Trustee accepts this trust when this deed, duly executed and acknowled is made a public record as provided by faw. Trustee is not obligated for notify any party inread of pending sale undraw. Trustee is not trust or of any action or proceeding in which grantor, beneficiary or trustee shall b. a party unless such action or proceeding is brought by trustee.

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may hom time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor trustes, the latter shall be verified with all title, powers and duties contered upon such appointment or appointed hereunder. Each such appointment which, when recorded in made by written instrument executed by beneliciary which the aroperty is situated, shall be conclusive proof of proper appointment of the successor furstee.

toglether with trustees, and attorney's fees not exceeding the amounts provided by law, 14. Otherwise, the sale shall be held on the date and at the time and be postpanated in the notice of use of the time to which said sale may be postpanated in the notice of any first or the time to which said sale may in one provided by law and or the time to which said sale may auction to the inflatest bidder for class the said property either shall defined by any sale or the time to which said sale may auction to the inflatest bidder for class the said property either shall defined by any sale or the time to which said sale may of the property to the purchaser its dead in form as required by law concessing of the truthfulnest bidder any covenant or warranty. Sapress or im-the grantor and beneticiary, may purchase at the sale of the truthfulnest hereol. Any purchase at the sale be conclusive proof the grantor and beneticiary, may purchase at the sale. Sale, apply the proceeds of any matters of last ball be conclusive proof the grantor and beneticiary, may purchase at the sale shall apply the proceeds of the furstee and a reasonable charge by trusteen that apply the proceeds of the trustee and be the trustee by trusteen the compensation of the furstee and a reasonable charge by trusteen atomay. (2) to the obligation the trustee and a the trust unplus, if any, to the grantor or to this successor in interest entiled to successor to the grantor and prove the fursteen and the sale to the trust aurplus. 16. Beneliciary may how time to time appoint a successor or success

the manner provided in ORS 36.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sile, and at any time prior to 5 days before the date the trustee conducts the sile diality of details. If the default consistiged by ORS 86.753, may cure sums secured by the trust deed, the default of a failure to pay, when due, ratic amount due at the time of the cure other such portion by paying the sums secured by the trust deed, the default on the such portion by paying the sums secured may be cured by tendering the performance required under the fing due due had no default occurred, the performance required under the sums the performance the cure shall pay to the default of objection with trustees and entoring the obligation of the trust deed by law. 14. Otherwise, the sale shall be hald on the data of the security forwards the sale shall be had on the sale shall be hald on the data.

ney's tees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 10. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as alcossaid, shall not cure or purquant to such notice. 10. Upon delauit or notice of delauit hereunder or invalidate any act done hereby or in his performance of any afterment hereunder, the beneficiary may event the beneficiary at his detection may proceed to loreclose this trust deed advertisement and sale. In the faiter notice of delauit no the trustee shall detection the such solice of a such route the beneficiary that were and as a mortage or alter even the beneficiary that developed advertisement and sale. In the faiter even the beneficies this trust deed by the said described real property to satisfy to salisfy the salid discurred there on a the required by law and proceed to foreclose this trust deed hereoi, as then required by law and proceed to foreclose this trust deed in the said described real property to satisfy to salisfy the salid discurred thereoi, as then required by law and proceed to foreclose this trust deed in OKS 86.735.

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grazing any casement or creating any restriction thereon; (c) join in any denoming any casement or creating any restriction thereon; (c) join in any dimension.or. other agreement allecting this deed or the lien or charge grantee in any reconveyance mary be described as the "person or person by denomination or other agreement allecting this deed or the interpretery. The she is any reconveyance mary be described as the "person or person by conclusive proof of the truthulness therein of any matters or lacts should be conclusive proof of the truthulness thereot." Trustees less to any of the services mentioned in this parameters of sets the services mentioned in this parameters of a described in the services mentioned in this parameters of a described in the services and explanation or other agreed to the adequacy of any security to pointed by a court, and without regard to the adequacy of any part thereof, in its own name sue or therwise collect the rents, ney's less upon any indubtedness secured hereby, and in such order as benever, ney's less upon any indubtedness secured hereby, and in such order as benevered to the adequacy of any security or part the rents, and voltas, security or and taking possession of said property, the other interview of the secure secure described and apply the same.

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34 South Range 8 East of the Willamette Meridian , Klamath County, Oregon T

as Beneficiary, LIDE HILL DES 1. Statistics of 09 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property n boor y well adame. Nav nefet - 2064 - an ar ar 133A I rothig that the attriction makes and record of up to contribut the 27 this. Section 34: The East one half of the Northeast quarter 34 South Range 8 East of the Willamette Maridian 1 11

THIS TRUST DEED, made this 23 as Grantor, MOUNTAIN TITLE COMPANY OF ILLAMATH COUNTY 19.86, between WEYERHAEUSER REAL ESTATE ('OMPANY , as Trustee, and

Oregon Trust Deed Series TRUST DEED 61796 mic torre= 1 TILUST [DEED 20 10 VOI _____ Page___ 9063 Securit Securi

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The grantor covenants a fully seized in fee simple of sai	und agrees to and	with the beneficiary and th		
fully_seized in fee simple of sai	ic described real	property and has a valid, un	encumbered title there	n, that he is l to
	in the second	property and has a valid, un	2 - 4 - 4 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5	n an
and that he will warrant and t	Fravor dologd it	na na kata na panging ng n	이 가지 않았다. 이 가지 않는 것이 바라 바라 가지 가지 않는 것이 가지 않는 것 같은 것을 했다. 가지 같은 것이 같은 것이 있는 것이 많은 것을 알았다. 같은 것이 많은 것이 많은 것이 같은 것이 있는 것이 같은 것이 있는 것이 없다. 같은 것이 없는 것이 없다. 같은 것이 없다. 같은 것이 있	ikala na katala katala aya katala tanan yana tanan katala katala tanan yana tanan katala
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	 Alternative states of the second state			
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The grantor warrants that the r	proceeds of the loan :	represented by the above describe chold purposes (see Important N		
(b) for an organization, or ('ev	ven if grantor is a nu	represented by the above describe whold purposes (see Important No tural person) are for business or o	t note and this trust deed a truck below),	tre:
Introduction NOTICE: Delete, by lining out not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-Le beneficiary AUST comply with the Act the disclosures; for this purpoise use Stevens-Ne if to applicable it is not required, c (if the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF DEEXENXX XNEVADI County of This instrument was acknowledge May 23 , 19 86, by T. J. McCall	t, whichever warranty (a and the Seneficiar, is maling Act and Regular t Regulation by makin ar Form No. 1319, or disecard this notice. CALIF.) ss. od before me on	STATE OF OREGON, County of	cCall ss,	
(SEL 141) NOTARY PUBLIC - CALFO My commi & Nine State of the UK		Notary Public for Oregon		· · · · · · · · · · · · · · · · · · ·
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