380.30

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title instance company authorized to insure title to real property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency theread, or an exclow ugent licensed under ORS 696.505 to 696.585.

tools and restrictions allecting suit products, regulation, covernants, comdi-ion in executing such intercuting statements in the baneticiary so requests, to proper de as the beneticiary may require and too to the Uniform Consumer-troper de as the beneticiary may require and too to the Uniform Consumer-by line officers or searching agencies as may be deemed defined by the searching agencies as may be deemed defined by the proper de as the beneticiary, with cos parability of the proper de as the beneticiary with cos parability of the mow or hereafter erected on the wait presses against loss or domage by the and auch other heards as the geneticiary, with cos parability of the states profice or morphable to the beneticiary with cos parability of the states in the beneticiary may proceed to the beneticiary as the latter; all if the grantor shell fail by delivered to the beneticiary as uch insurance into or any policy of insurance lary at least lifteen days prior to the expire tion of any policy of insurance and grantor's expense. The amount collected under any life on other insurance grantor's expense. The amount officer and again to such its motics of default hereunder on invisions shall act done pursuant to such its motics of default hereunder on invisions shall act done pursuant to such the motics of default hereunder on invisions shall act done pursuant to such its motics of all and motics of same may be different latt the offician day form, inske payment thered, and the amount so paid, with interest fast indors with which be and the amount so paid, with interest fast indors with which and the beneticiary before any part of such payment thered, and the amount so paid, with interest and and promptly beliessmith and of any the trust deed, shall be added to and become a part drags payhe dy drast, assess by direct payment or bay liens or other charges payhelb in the mote and the amount so paid, with interest and all promptly beliessed with and the amount so paid, with interest and all payment index is the dee

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect preserve and maintain said property in good condition and repair; not to remove on denoish any building or improvement thereon; 2. To complete or tested said property. 2. To complete or tested promptly and in kood and workmanlike destroyed thereon, and pay which all laws, ordinarces, regulations, overnants, condi-tions and restrictions allections did property. 3. To comply with all laws, ordinarces, regulations, overnants, condi-cial code as the beneficient and property. 3. To comply with all all sets ordinarces, the full code of the true of the conditions and restrictions allections and property. 3. To comply with all all as the cost of all lien searches make to be beneficient and the test of the beneficient of the true on the proper public office or office agreed as the cost of all lien searches make by tiling officers or searching agencies as may be deemed desirable by this and the public office and continuously maintain (nursance on the building).

sum of FIFTY-FIVE THOUSAND AND NO/100 ---

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 fixtures now or hereafter 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

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

East of the Willamette Meridian, lying between the former The Dalles-California Highway on the East and the shore of Agency Lake on the West. 

That portion of the North 125 feet of Lot 21, Section 6, Township 35 South, Range 7.

FORM N. Oregon Trust Docul Saries--TRUST DEED. 017C-17124-C 66697 86 TRUST DEED Vol Page THIS TRUST DEED, made this \_\_\_\_\_\_ 26th \_\_\_\_\_ day of \_\_\_\_\_\_ September SHERMAN G. SUNITSCH as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUN FAYE N. SCOTT as Beneficiary,

of the successor truspee. 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 to stotiky any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which freehor, beneficiary or trustee.

surplus, it any, to she grantor or to his successor in interest entitien to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee anned herein or to any successor trustee appointed here-trustee, the latter shall be vested with all title, powers and during successor upon any trustee herein named by writen instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment which, when recorded in the movingage records of the county or counties in of the successor trustee.

together with frustees and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the saie shall be held on the date and at the time and place designated in the netice of sale of the time to which said sale many in one parcel or in separate parcels for the trustee may sell said property either section to the highest bidder too cash, payable at the time of sale. Trustee the prostporty as sold, but without sale and the time of sale at the shall deliver to the purchaser its dead in form as required by law typication of the trustee bidder too cash, payable at the time of sale. Trustee the property as sold, but without you coven and or warranty, express verying plied. The recitals in the deed of any powers of warranty, express verying of the truthulaness thereol. Any person, excluding the trustee, but including 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 sames charge by trustees in attorney. (2) to thigging a the subsequent to the interest of the trust charge to the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to succ-lement.

the manner provided in ORS 86.735 to 86.735. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days below the date the trustee conducts the the detault and the prior to 5 days below the date the trustee conducts the the detault of detaults. If the detault constant has half and the trust detault constant has a set of the detault of the the detault of detaults. If the detault constant has a set the detault of the trust deed, the detault on has half and the trust detault constant has a set of the trust deed being cured when had no delauit occurred. Any other becault that is corrable of boiligation and the trust deed, in any case, in addition the perior bar is the best obligation and licking the cure shall pay to the being and the detault of the set and attempts have and attorneys been not them be the defaults, the perior ellecting the cure shall pay to the been being to trust and all prior is and attorneys is not trust deed by law. 14. Otherwise, the sait shall be held on the dire the trust deed

Iterat, timber er grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in any strong any essement or creating any restriction thereon; (c) join in any thereoi! (d) reconveyance may be set of the or charge of the in or charge property in the constraint of the rectaint any restriction thereon; (c) join in any thereoi! (d) reconvey without warrant; all or any part of the property. The property is proof of the truthlulness thereoi. Trutter's less to any of the property. The provide the truthlulness thereoil. Trutter's less to any of the property of the truthlulness thereoil. Trutter's less to any of the property of the truthlulness thereoil. Trutter's less to any of the property of the truthlulness thereoil. Trutter's less to any of the property of any part thereoi, in its own name and take possession of said property. The provide density in the constraint of the advance of any security provide there in the provide end of the strutter's less to be approved and profits, including those past theredy, and any proved and profits, including these secures hereby, and in such order as benerities and profits including these secures hereby, and in such order as benerities, and the application or release thereoids of line and other provide the addition or notice of delault bereunder or invalidate any indebtedness bereities any indebtedness hereoids of any indebtedness hereoids of any indebtedness thereoids of any indebtedness thereoids of any indebtedness thereoids of any indebtedness thereoids of any indebtedness secure hereby indebtedness and provide any indebtedness secure hereby indebtedness in the advance of any indebtedness to any of the advance of any indebtedness to a not of a delaut bereunder or invalidate any act does and the application or release thereoids of any indebtedness to any of the advention of the adv

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, as Trustee, and

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18039The 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 and that he will warrant and lorever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatces, devisees, administrators, executors, 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 leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set highand the day and year first above written \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor as such word is defined in the Truth-in-Lending Ac, and Begwattion Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Mess form No. 1319, or equivalent. If compliance with the Act and regulated this notice. herman SHERMAN G. SUNITSCH (If the signer of the abase is a ceipo use the ferm of acknowledgement on STATE OF GREQUE ATE OF OREGON STATE OF OREGON, \$5. -41 County of Was ack vledged before me on This instrument was acknowledged before me on o ber a .br SHERMAN O. SUNITSCH nł. (SEAL) Notary Public for Oregon My commission expires: 11/16/8 My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE to be used only when obligations have been puid. 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 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 法的财政的。他, DATED terne internet terne to come in the second s Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to she trustee for concellation before reconveyonce will be TRUST DEED ATTA HARD STATE OF OREGON, (FORM No. 881) ND. ORE County of \_\_\_\_\_Klanath\_\_\_\_ 83. I certify that the within instrument je fijor ø SHERMAN G. SUNITSCH was received for record on the ... 3rd., day Content of the speed of the ot (57)BALLY THE COUNTRY AND ALLERS at 3:52 o'clock A. M., and recorded SPACE RESERVED Grantor in book/reel/volume No. 186 on page 18039 or as fee/file/instru-FAYE N. SCOTT FOR RECORDER'S USE Record of Mortgages of said County. \* Beneficiary Witness my hand and seal of Nair y AFTER RECORDING RETURN TO County affixed. MOUNTAIN TITLE COMPANY OF Evelyn Biehn, County Clerk " Sale Oak KLAMATH COUNTY 0000 Fee: \$9.00 Am Deputy By ...

10.0