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KINNTH CONTINUE

THIS TRUST DEED, made this

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledd is made a public record as provided by law. Trustee is not obligated to notify any party herico of pending sale under other deed of trust of any action or proceeding in which grantor, beneficiary of trustee shall of a party unless such action or proceeding is brought by trustee. 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 company or savings and toon association authorized to do business under the laws of Oregon 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 escrow agent licensed under ORS 696.505 to 696.585.

16. Beneliciary may from time to time appoint a successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success under. Upon suce named herein or to any successor trustee appointed trustee, the latter shall be vested with all tile, powers and duties conferred upon any trustee in named or appointed hereunder. Each such successor and subsitution shall be made by written thereunder. Each such successor which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceed of the to payment of (1) the expenses of sale, in-diging the compensation of table to payment of (1) the expenses of sale, in-atorney. (2) to the obligation secured by the trust able charge by trustee's advertes their interests may appear in the order of their priority and (4) the surplus.

together with trustees and attorney s tees 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 notice of sale or the time to which said sale may auction to the high the sale shall be not be parcel or parcels and design the time to the sale shall sail the parcel or parcels and design to the purchaser its deed in form as required by law. The trustees the sale shall sail the time of sale. The sale sale sale sale sale sale sale to the sale sale sale sale the property so the purchaser its deed in form as required by law. The recitals in the deed of any matters of lact shall be conclusive proof the france and beneficiary, may 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. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor on yother person so privile date the trustee conducts the sale, the grantor any other person so privile date the trustee conducts the sale, and the trust deed, the default consisted by ORS 86.753, may cure sums secured by the trust deed, the default may be cured by paired due, not then be due at the time of the cure other than such portion as would obligation or trust deed. In any case, in addition to curing the default on addition to curing the person erequired the beneficienty mile the and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and the trust provided

Hural, timber, or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agreement affecting this deep of the lien or charge subordination or other agreement affecting this deep of the lien or charge subordination or other agreement affecting this deep of the lien or charge subordination or other agreement affecting this deep of the lien or charge subordination or other agreement affecting this deep of the lien or charge subordination or other agreement affecting this deep of the lien or charge subordination or other agreement affecting this deep of the lien or charge subordination any reconvey, without warranty, all or any paped of the incorporty. The one charge provides provide the truth least there of any my because of last is on any of the one-chaive provide the frantice hereind, the subordination of the truth least there is the solution or provide the frantice hereind in this paragraph shall be not less than \$5.
(b) Upon any default draft sub shall be not less than \$5.
(c) Upon any default of the frantice is there is the solution of the indeduces of agree barge subordination of the draft subord in the paragraph of the the indeduces of agree barge subordination of the subordination of the subordination of the subordination of subordination or release thereby, and in such orden as been.
(c) Upon default by Ariantor in payment of any indebiedness secured any taking or damade of the property, and the beneficiary at his default bereating any indebiedness secured any indebiedness to charge the proves of his fraction or release thereol as alloressid, shall not cure any subordination or release thereol and pay indebiedness secured a barge in this paragraet of any agreement herewise collaging reasons and the beneficiary at his default by fraction may indebiedness secured to be proved by in this struct dee by investing at his default on there to for charge of the trust sease of the said, shall here the default herewise to

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Vol. M81

September

RTLAND, OR. 972

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sum of \_\_FORTY\_ONE\_THOUSAND\_AND\_NO/.100 note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, in not sooner paid, to be due and payable \_\_DET\_terms of Note The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said needs, if sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary herein, shall become immediately due and payable. To protect the security of this trust dead drantor adress. To protect the security of this trust dead drantor adress. (a) consent to the making of any map as plat of and and more the interim. (b) consent to the making of any map as plat of and more the interim. (b) consent to the making of any map as plat of and more therein, there are a sold as a drantor adress. (b) consent to the making of any map as plat of and more therein. (c) consent to the making of any map as plat of and more the interiment. (c) consent to the making of any map as plat of and more there in the interiment. (c) consent to the making of any map as plat of and more there in the interiment. (c) consent to the making of any map as plat of and more the interiment. (c) consent to the making of any map as plat of and more the interiment. (c) consent to the making of any map as plat of and more there in the interiment. (c) consent to the making of any map as plat of and more the interiment. (c) consent to the making of any map as plat of and more the interiment. (c) consent to the making of any map as plat of and more there in the interiment. (c) consent to the making of any map as plat of and more the interiment. (c) consent to the making of any map as plat of and more there interiment.

with said real estate. FOR THE PURPOSE, OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

BOBBY R. HARTLEY and SANDRA K. HARTLEY, husband and wife ...., as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Sin Klamath Stans, bargains, sells and conveys to SEE ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART HEREOF BY THIS REFERENCE. STATE OF OALOOR Grantors, shall, pay, real, property, taxes, and hazard insurance when due and provide the Beneficiary with proof thereof. 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 lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PIJRPOSE, OF SECURING PERFORMANCE of each advectment of dranter berein contained and payment of the

TORM No. 681—Oregon Trust Deed Series—TRUST DEED MTC 18707-K

KENNETH D. COOMBE and DEBORAH D. COOMBE, husband and wife

TRUST DEED

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Pole in The grantor covenants and agree	n person in the second second party and those claiming under him, that he is l
fully seized in fee simple of said descripte of the payment of the sector by the based of the sector by the based of the sector based of the secto	ibed real property and has a valid; unencumbered title thereto except
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લી અંચ પ્રશ્ન કે પ્રાપ્ત કરે છે. તે કે પ્રાપ્ત કે પ્રાપ્ત કરે છે. કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત ક 19 - બાદ પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કરે છે. પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત ક 19 - બાદ પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કરે છે. આ ગામ કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે	nan na sana sana na sana na sana sana s
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(a)* primarily for grantor's personal, fa (b)* by the second for t	of the loan represented by the above described note and this trust deed are: mily or household purposes (see Important Notice below)
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I his deed applies to, inures to the bene personal representatives, successors and assigns Secured hereby, whether or not append as the	elit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu s. The term beneficiary shall mean the holder and owner, including pledgee, of the con neticiary herein. In construint this deed and whereas the reduction pledgee, of the con
gender includes the feminine and the neuter, as	nd the singular number includes the plural.
IN WITNESS WHEREOF, said	d grantor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whiche	ever warranty (a) or (b) is Kenneth D. Coombe
not applicable; if warranty (a) is applicable and this as such word is defined in the Truth-In-Lending A beneficiary MUST comply with the Act and Regula	• beneficiary is a creditor KENNETH D. COOMBE
disclosures, for this purpose use Stevens-Ness Form if compliance with the Act is not required, disregard	No 1210 San and Life a
na anna balannan balan yanan. Ar ana an ang ta'nan an antar ar ana an ang ang an	
If the signer of the above is a componition, the the form of an another sector and a sector and the sector and	துதின் கூற்பது தோக்கில் சில் இருத்து இருத்து அரச்சில் அன்றல் கில்லில் பிரிய பிருந்து பிரிய பிருந்து. 1. இதன் அந்த அடியில் சில் அடை அவ்விடதில் நிலைக்கிலும் கில்லில் பிருந்து பிருந்து பிருந்து பிருந்து பிருந்து பிர துதின் அந்த அடியில் சில் சில்லி பிரியில் தில் கால் கில்லில் கில்லில் சில்லில் பிருந்து பிருந்து பிருந்து பிருந்
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Order No.: 18707-K

## EXHIBIT "A" LEGAL DESCRIPTION

## A tract of land more particularly described as follows:

Beginning at an iron pin on the Southerly right of way line of the Ashland-Klamath Falls Highway (which pin is 30' at right angles Southerly from the center of said highway) that lies South 89 degrees 22 1/2' East along the section line a distance of 1321.4 feet and South 0 degrees 40 1/2' East (along the 40 line which is also the West line of Westover Terraces) a distance of 626.5 feet and North 89 degrees 22 1/2' West a distance of 106.2 feet and South 38 degrees 40' West (along the Southerly right of way line of above mentioned highway) a distance of 150.0 feet from the Northwest corner of Section 8, Township 39 South, Range 9 East of the Willamette Meridian, being the true point of beginning of this description and running thence; continuing South 38 degrees 40 1/2' West along the Southerly right of way line of the Ashland-Klamath Falls Highway a distance of 150 feet to an iron pin; thence at right angles South 51 degrees 19 1/2' East a distance of 383.3 feet, more or less, to an iron pin on the Westerly line of Westover Terraces; thence North O degrees 40 1/2' West along the Westerly line of Westover Terraces a distance of 194 feet, more or less, to an iron pin; thence North 51 degrees 19 1/2' West a distance of 260.4 feet, more or less, to the point of beginning, said tract in the NW1/4 NW1/4 of Section 8, Township 39 South, Range 9 East of the Willamette Meridian, Klamath county, Oregon.

## STATE OF OREGON: COUNTY OF KLAMATH: SS.

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