tarney, who is an active member of the Oregon State Bar, a bank, trust company on or the United States, a title insurance company authorized to insure title to real as or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.505.

NOTE: The Trust Deed Act provides that the trustee here under must be either on or savings and loan association authorized to do business under the laws of Or property of this state, its subsidiarles, offiliates, agents of branches, the United St

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of emitted domain or condemnation, beneliciary shall have the right, ill it so elects, to require that all or any portion of the monies payable to pay all reasonable coultaking, which are in excess of the amount required to pay all reasonable coultaking, which are in excess of the amount required to pay all reasonable coultaking, which are in excess of the amount required to pay all reasonable coultaking, which are in excess of the amount required to pay all reasonable coultaking, which are in excess of the amount required to pay all reasonable coults, necessarily puid or incurred by bes-liciary in such proceedings, at its own expanse, to take such actionny and execute such instruments and the balance applied upon the indebted mean and execute such instruments and the balance applied upon the indebted for any time and from time to fine upon written request of bene-ficiary, payment of its lees and from time to fine upon written request of bene-endorsement (in case of full reconfergance, for cancel alion), which at lete thry (a) consent to the making of any map or plat of said property, (b) join in -

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred and substitution shall be made by written instrumets. Each such appointment and substitution shall be mortage records of the county or counties in which, then recorded in the mortage records of the county or counties in of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of a provided by law. Trustee is not obligated to notify any party hereto of a provided by law. Trustee shall be a party unless such action or proceeding in brought by trustee.

SORA

proceed to loreclose this trust deed in the manner provided in ORS 80.735 to 86.795. 13. After the frustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In a default pay to the beneficiary all costs to defaults, the person selfcoring the performance required under the defaults, the person effecting the cure in addition to curing the default or defaults, the person effecting the cure in addition to the trust deed together with trustee's and attorney's fees not exceeding the amounts provide by law. It optimizes the fault he held on the date and at the time and

Statistic production of the second state of th

It is mutually agreed that:

sold, conveyed, assigned or alionated by the grantor without institution, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees: "I and repair, shall become immediately due and payable."
 To protect the security of this trust deed, grantor agrees: "I and repair, or protect, preserve and maintain suid property in good condition of an other commute or demolish any building or improvement thereors."
 To complete agreement of the security of this trust deed, grantor agrees: "I and repair, or protect, preserve and maintain suid property."
 To complete agreement of the security of this trust deed, grantor agreement thereors.
 To complete agreement of the security and the security is and therefor: "I and restrictions allecting said property." If signalions, covenants, condition of the security of the security." I and the security is a security of the security of t

Tax Account No.: 3908 13DA 700 Berg were the destructed for the purpose for sectors

The East one-half of Lots 11 and 12, Block 32, WEST KLAMATH, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER with that portion of vacated

LUTING

Granior irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in .

WITNESSETH: N Park Starter

as Grantor, Mountain fitle Company Inc., of Klamath County ...., as Trustee, and WILLIAM LEE MACKENSTADT Becord of 15 0 as Beneficiary, 106

54 1 4 5 6 6 A 1

TRUST DEED MTC 19289-D Page 2366

JOSE L. MARTINEZ AND MARY K. MARTINEZ, husband and 

Oregon Trust Dood Sories-T.ILST LEND 5 G Do y

FORM No. BST-

| the Direc   | rtgage in favor<br>tor of Veterans  | of State of Affairs.   | he keneticiary and those<br>and has a valid, unanc<br>of Oregon, repre<br>tecorded April 2<br>against all persons whom   | sented and action 1978 as M78  | where a strength of the strength of the  |
|---|---|--|--|--|--|
| State of parts of the second state of the seco  | Burn H. C., Dessenance J. C. M. Martin and<br>M. B. M. S. Dischard, J. K. M. Martin, and<br>M. M. S. Martin, and M. M. Martin, and<br>M. M. M. Martin, and M. M. Martin, and<br>M. M. Martin, and M. Martin, and M. Martin, and<br>M. M. Martin, and M. Martin, and M. Martin, and<br>M. M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. Martin, and M. Martin, and M. Martin, and M. Martin, and<br>M. Martin, and M. M | MA ON ENDING OF 1999 FRANK<br>DATE OF 1999 FRANK<br>DATE OF 1999 FRANK<br>OF 1999 | <ul> <li>Final Gui, and a straight and an annual straight and a straight and straight and a straight and a straight and a straight and st</li></ul> | ISOEver  |  |
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| This deed a personal ropresent.   | applies to, inures to the bensu<br>atives, successors and assigns.  | lif of and binds all pr  | ed by the above described not<br>rposes (see Important Notice<br>son) are for business or comm<br>parties hereto, their heirs, leg<br>ry shall mean the holder and<br>nustruing this deed and whene<br>or includes the plural.   | ercial purposes.   | 013, executors,  |
| IN WIT  | NESS WHEREOF, said  | grantor has here   | unto set his hand the day  | and year first above w<br>MSZ  | the masculine  |
| bonoficiary (AUST con<br>disclosuros; for this p<br>if compliance with th   | nply with the Act and Regulat<br>urpose uso Stavons Ness Form W<br>o Act is not required, diregard i  | on by maiding require  | Mart   | Mostines   | 42 - 1 22 |
| STATE OF DREG   | or,<br>Gaina th   |  | Mary K. <sup>O</sup> Marti<br>TE OF OREGON,  | než ()<br>}ss.   |  |
| repruary.   | mi yas acknowlidges befor<br>19.88 by<br>tinez & Mary K.  |  | instrument was acknowledged  | betore me on   |  |
| (SEAL);<br>My con   | Nota y Public for   | PR My co   | v Public for Oregon<br>maission expires:   |  | (SEAL)   |
| Sil den and Anna Sila Chief and a successive  | Hand Constanting and and a standard   | KEMATAL LOS LULL   | RECONVEYANCE<br>gailons have been paid.<br>State of the state o |  |  |
| said trust deed or pu<br>herewith together with   | rsuant to statute, to cancel  | all evidences of ind   | , on payment to you of any t<br>ebtodness secured by said tra  | time onied to  | cu by salu   |
| Clini will out to a   | u under the sana. Mell recor  | woyance and docum  | enta to  | by the terms of said true  | st deed the  |
| Donotios ordestro<br>Lax VCCCBBC  | y thin Trust Deed OC' THE NOTE wild<br>1997 - 2018 1 2017   | th it secures. Both must b   | e delivered to the trustee for concelle  | neficiary<br>tion before reconveyance will be  | mode.  |
| STEVENSINESS LAW PU   | SciDEED<br>No. 1913   5   1   1   5   1   1   | a more than the  | STATE C  | of Klamath   |  |
| Klamath Falls   | 5, OR 976113'<br>Grentor  | 사망 가 걸고 말 좋아? 나 있는 요구  | was receiv<br>of<br>at 9:04.   | tify that the within insi<br>ed for record on the 19<br>February<br>o'clockAM., and re<br>el/volume No | th.day<br>1988.,   |
| Mackenstadt<br>5236 Harlan<br>Xlamath Falls   | Benoticiary,  | For<br>Recorder's<br>USUA UC   | USE ment/mic<br>Record of<br>USE Wit   | 366or as fee/file/<br>ofilm/recoption No!<br>Mortgages of said Cou<br>ness my hand and a               | /instru-<br>84493.,<br>ntv.  |
| AFTER RECORD<br>MTC 16112 5612<br>P.O. Box 5017<br>Klamath, Faills  |   | ary<br>ary   | County al  | fixed.<br>Biehn, County Cle  |  |

I.

THE ADDRESS OF THE OWNER