SCOTT L. RUNELS & MARGIE B. RUNELS, husband and wife as Trustee, and as Grantor, MOUNTAIN FITLE COMPANY OF KLAMATH COUNTY

G. DAVID LOWE as to an undivided 43/58ths interest & SHIRLEY M. LOWE as to an undivided Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property as Beneficiary,

in county, Oregon, described as: A CONTRACTOR OF A CONTRACT OF CONTRACT

SEE[®]LEGAL[®] DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF STATE ONCCOM

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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 EFFTY. CEVIEN THOMS AND, ETVIC, UNINDED, AND, NO /200

Sold, conveyed, assigned or alienated by the frantor without first having obtained of the beneficiary's option, all obligations secured by this instrument, irrespectively of this trust deed, grantor affects. To prove or denoish any built deed, grantor affects. To complete response and maintain said propersymptotement, thereon, and to common or denoish any built deed, grantor affects. To complete response of denoish any built deed, grantor affects. To complete response of denoish any built deed, grantor affects. To complete response of denoish any built deed, grantor affects. To complete response of denoish any built deed, grantor affects. To complete response of denoish any built deed, damaged of the common denoish any built any wate of the proving and in good and workmanking and the common denois the denoise of denoish any built any wate of the proving and the common denois the denoise of denoise of denoise of denoise of the proving and the common denoise of denoise and response of the common denoise the beneficiary of the second matrix of the proving and the common denoise the beneficiary as mountain the building of the second to proving and the second to proving as mountain the second to the second to response and the second to the beneficiary as mountain the second to the second to response there of any proving are and to be response to proving as and the second to accurate the second to response there of any proving are and the response there of any proving there are all grantificar to response there of the second to response there of the second to the second to response there are allowed as the second of the second and there of the second to the second to response there are allowed to the second of the second to response there are allowed to the second of the second to response there are allowed to the second to response there are allowed to response there are allowed to the second of the second to response there are allowed to response there are allowed to response there are allowed to respo

It is mutually agreed that: It is mutually agreed that: a. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneticiary shall have the under the right of eminent domain or condemnation, beneticiary shall have the right, it is so elects, to require that all or any portion of the monies papable as compared to the second state of the second state of the amount required the source of the second state of the second state of the second state inspired by grantor in such proceedings, shall be paid to beneticiary and inspired by it first upon any reasonable, necessarily paid or incurred by ben-bed in the trial and appellate of the balance applied upon the trial and appellate of the necessarily in obtaining such com-secured hereby; and frantor agrees, at its own expenses the take such actions accured hereby; and frantor agrees, at its own expenses to take such actions pensation, promptly upon benetion time to time upon written request to bene-ficiary, payment of its less and presentation of this deed and the note for inclarys payment of its less and presentation of this deed and the note bene-ficiary payment of its less and presentation of the indebtedness, trustee the indivisity of any person for the payment of the indebtedness, trustee (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in (b) constant of the take the the take heremated must be ather for (b) constant of the second present by the take heremated must be athered for (b) constant of the making of any map or plat of said property; (b) join in (c) constant to the making of any map or plat of said property; (b) join in (c) constant to the making of any map or plat of said property; (c) is a said to be the indivision of the payment of the indivision between the balance for (b) constant to the making of any map or plat of said property; (c) is a said to be the tabla t

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 laan association authorized to do business under the laws of Oregon or the United States, a tille insurance company outhorized to insure tille to real property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696,505 to 696,585.

rument, irrespective of the maturity dates expressed therein, or subordination or creating any restriction thereon: (c) join in any subordination or other, afreement allecting this deed or the lien or charge subordination or other, afreement allecting this deed or the lien or charge subordination or other, afreement allecting this deed or the lien or charge thereoil (d) recorreyance may be described as my matters or lects shall legally entitled not of the truthulines thereoil. Trustee's fees for any of the services mentioned in this paragraph shall be not learn sto. Interview and the recitals therein Of trustee's fees for any of the be conclusive prove determine the grant of the argument of said prop-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in sown name sue or otherwise collect the rents, etty or any paits, including those past due and or otherwise collect the rents, etty or any paits, including those past due and or otherwise collect the rents, etsus and par expresses of operation and collection, including reasonable attor-less updetermine. Including the entering upon and taking possession of said property, the insurance of liese or compensation or awards to as horesaid, shall not cure or property, and the application or release thereconer invalidate any act done waive any default by grantor in payment of any indebtedness secured 12. Upon default by grantor in payment of any indebtedness secured in equity as a motage of direct the trustee to pursuant of the beneficiary may declare all summisers at his election may prove to foreclose this trust deed event the beneficiary at his election may prove to foreclose this trust deed in equity, either the trustee had discribed the invertee the beneficiary may advertisement and safe, or may direct the trustee to loreclose this trust deed event the beneficiary datase to be recorded his written notice of disaton the thereby whereupon th

defaults, the person effecting the cure shan pay both the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed togethet with trustee's and attorney's less 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 place designated, in the notice of sale or the time to which said sale may place designated, in the notice of an or the time to which said sale may place designated in the notice of an or the time to which said sale may place designated in the notice of a sale the time of sale property estil at one to the highest bidder for cash in form as required by law of a trustee auction the highest bidder for cash in form as required by law or inf the property so sold, but without any matters of fact shall be conclusive proof of the truthulunes thereof. Any murchase at the sale. The recitals in the deed of any matters of fact shall be conclusive, in-shall apply the proceeds of sale for payment of the expense of sale in-tuding the compensation of the trustee and a reasonable chifts of all persons attorney, (2) to the obligation secured by the trust deed, (3) her in the trust having recorded liens aubacquent to the interest of the priority and (4) the surplus. If any, to the granter or to his successor in interest entited to successor under. Upon such appointment, and without powers and duties conferred trustee, the latter shall be provided by the trust devel provers and duties of the successor under. Upon such appointment, and without powers and duties conferred which the proored in the new design provided by benelicary, and substituti recorded in the tweets when this deved, duty evecuted and of the surplus, is situated, shall be wated by writer inder do duties conferred which the proverse action or proceeding is provided by law. Trustee is not acknowledged is made a public record as provided by law. Trustee is not acknowledged is m

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The grantor covenants and age fully seized in fee simple of said desc	rees to and with the ribed real property a	beneficiary and and has a valid	those claiming under him, t , unencumbered title thereto	hat he is law-
and that he will warrant and forever	defend the same ag	ainst all persor	13 Whomsoever	
Montres De Constructions of the construction of the second sec	(Mora 22) analysis and available of the second second second (19) and an available of the second second second second (19) and (19) and (19) and (19) and	<pre>General Control C</pre>	<pre>very diff. So it and in the set of the</pre>	
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The grantor warrants that the proceed (a)* primarily for grantor's personal, f (b) X to X so	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	AYX AXX TOF YEAR AXX	A A CONTRACT DELIGY J.	
This deed applies to, inures to the bei personal representatives, successors and assign secured hereby, whether or not named as a b gender includes the terminine and the neuter, IN WITNESS WHEREOF, sa	eneticiary herein. In con and the singular number	struing this deed a includes the plura	and whenever the context so require	s, of the contract
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and to as such word is defined in the Truth is had the	never warranty (a) or (b) is he beneficiary is a creditor	Scott L.	Runels	written
beneficiary MUST comply with the Act and Regu disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disrega	lation by making required	► 2070ah	air B' thank	n an
[If the signer of the above is a corporation, use the form of acknowledgement opposite.)	an a	Margie, B.	Runels / WWW	in an
STATE OF BREECONS California County of Santa But Me.		E OF OREGON, unty of	Statistics Statist	\sum
Scroth Runels & Margie B. R	unels as	, by	nowledged before me on	
OFFICIAL SEAL PATRICIA M. KEEFE Notary Public-California SANTA BARBANOVALIVELISIIC	of	Public for Oregon		\sum
Satura M. Lute	LIOTNIA	mmission expires:) (SEAL)
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The undersigned is the least owner and	bolder of pll induced	The Cale Addition		Cyran genedar yn arten ei Af ref frai Ang i ref y Arres Af ref yn Arres yn Arres Arres ar yn Arres yn Arres Arres ar Arres ar Arres ar Ar
trust deed have been fully paid and satisfied, said trust deed or pursuant to statute, to can herewith together with said trust deed) and to estate now held by you under the same. Mail.	cel all evidences of ind reconvey, without warra	ebtedness secured	by said trust deed (which are de	er the terms of
	there and provide there	of and all firstness	Configuration of the second se	241 - 517 - 519 - 51 - 51 141 - 517 - 519 - 51 - 51 141 - 519 - 51 - 51 - 51 141 - 51 - 51 1414
	-		Beneficiary	
De net less or destroy this Trust Deed OR THE NOT	E which it secures, Beth must	be delivered to the tru	stee for cancellation before reconveyance wi	ll be made.
TRUST DEED	VIIVCHED HERETC) vnd hade a	STATE OF OREGON,	
Scott L. Runels & Margie B. Ru 4289 Cope Z. O.	mels	i in Status constants a	I certify that the within was received for record on the of	eday
Grande CA9342 Grantor G- David Love & Shirley M. Lov	SPACE RES	ERVED	atM., a in book/reel/volume No pageor as fee,	nd recorded
88800 WINTER LA V.Eneta OR 97487 Beneticiary	OS KEVIELSE CON	Fill S	ment/microfilm/reception N Record of Mortgages of said Witness my hand a	o, County.
AFTER RECORDING RETURN TO LAUCE LANDEL DUNCO DIVERSION MOUNTAIN TITLE COMPANY		o v noč vilo	County attixed.	
OF KLAMATH COUNTY	IKUS) E	GER	By	Deputy

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EXHIBIT "A" LEGAL DESCRIPTION

The W1/2 of the NE1/4 of Section 9, Township 31 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No. 1 3108 00000 02200

E1/2 of the NE1/4 of Section 9, Township 31 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No.: 3108 00000 02100

The SE1/4 of Section 9; and the SW1/4 of Section 10, all in Township 31 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No.: 3108 00000 02300

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						Maunt	<u>ain Title</u>	Co.		the	<u>1st</u>	day
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