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Oroge | Trust | tool for his TRUST C 1 ID. MTC-01345K TRUST DEED

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THIS TRUST DEED, mac's this 30th day of May

DANIEL LET CLIFFORD and DONNA BASSFORD CLIFFORD, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

MAUREEN ADIMS as Beneficiary,

which believe

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

The South 1 of the SE1 of the SW1 of Section 22, Township 39 South, Range 8 East of

Klamath County Par Account No.: #3908-02200-01300.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TEN THOUSAND AND NO/100

not some paid, to be due and payable per terms of Note per date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note then, at the beneficiary sopion, all obligations secured by this instrument, irrespective of the written consent or approval of the destroy.

To protect the security of this trust deed frants after the security of the maturity of the frants of the date, stated above, on which the tinal installment of said note then, at the beneficiary's opion, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or protect the security of this trust deed frants after the security of this trust deed frants after the security dates expressed therein, or

herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

I to protect, preserve and minitain asid property in good condition and repair; not to remove or demiliah any building or improvement from the commit or permit any waste of said property or improvement from the building or improvement property and in good and workmanite destroyed hereon, and pay where not which may be constructed, damaged or destroyed hereon, and pay where all costs incurred therefor. Comply with all last, ordinance, regulations, overants, condition and restrictions altecting said, ordinance, resultations, overants, condition in exercising such limating attentions pursuant to the Uniform Commercial Code as the beneficiary may remain pursuant to the Uniform Commercial Code as the beneficiary may be deemed classified to the Uniform Commercial Code as the beneficiary may be deemed classified to the Uniform Commercial Code as the beneficiary may be deemed classified by the deficient or searching agencies as may be deemed classified by the deficient of the Uniform Commercial Code and Continuously maintain insurance on the building

proper public office or offices, as well as the cost of all lies searches made beneficiary. To provide and continuously maintain insurance on the buildings and such cost of all lies searches made now or hereafter erected on the said premises against loss or damade and such other hazards as the beneficiary that loss payable to the buildings and asuch other hazards as the beneficiary with loss payable to the recurrence of the said premises against loss or damade companies acceptable to the beneficiary with loss payable to the recurrence of the said premises against loss or damade in the said premises against loss or damade in the said premises against loss or damade in the said such companies acceptable to the beneficiary with loss payable to the buildings and such control of the said of the beneficiary with loss payable to the latter all deliver said prices to the beneficiary with loss payable to the latter all deliver said prices to the beneficiary with loss payable to the latter all deliver said profess to the beneficiary with loss payable to the latter all deliver said profess to the beneficiary with loss payable to the latter all deliver said profess to the beneficiary with loss payable to the latter all deliver said profess to the beneficiary with loss paying the latter all deliver said profess of the beneficiary said buildings to the beneficiary upon any indebtedness secured war are policy may be applied by beneficiary upon any indebtedness secured war and grant payable and buildings of the payable said profess to the said with the said of the latter profess of the said hardor's application or release shall any part thereof, may be released to 4 antor. Such application or release shall as yellowed the said profess of the said hardor of the said said property before any part of the said said property before any part of the said said property deliver reverse and other of the payable and other in the said said property before any part of the said said property in the said said property to deliver with the sai

tess actually incurred.

To appear in and delend any ection or proceeding purporting to allect for security rights or some of the beneficiary or fustee and in my suit, and of the beneficiary or fustee may appear in my suit, or the loreclosure of this deed, to peal toots and expenses, including evidence of title and the beneficiary or fustee may appear, including amount extenses, the second of the second o

pollate court shall adjudge reasonable as the beneficiary's or trustee's attorney's less on such appeal, agreed that:

It is mutually agreed that any portion or all of said property shall be taken that the event that any portion or all of said property shall here the under the right of eminent donain or condemnation, beneficiary shall here the as compensation for such taking, which are in excuss of the amount required to pay all reasonable costs, expensed and attorney if the moines payable of incurred payable of the payable of the amount required applied by it flut upon any reasonable costs and expenses and to beneficiary and spellate courts and expense and the balance applied upon the trial upon any reasonable costs and expense of take such actions caused from such grantor agrees, and the balance applied upon the indebteness constraints and spellate courts as shall be not essay in obtaining such compensation, promptly upon beneficiary's about expense of take such actions pensation, promptly upon beneficiary's request.

S. At any time and from time to time upon written request of beneficiary and presentation of the deed and the note for industry and the states and presentation of the deed and the note for leading the making of any map or plat of and property; (b) jobs in

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) recompy, without warrant?, all or any part of the property. The figure is any recompy ance may be described as the property. The be conclusive proof of the truthfulness thereof, and any part of the property. The conclusive proof of the truthfulness thereof. Trustee's lates for any of the truthfulness thereof. Trustee's sets for any of the time without notice, either in person the reunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for issues and prolits including those part due and unpaid and apply the same erty or any part hereof, in its own name sue or otherwise collect the rents, ney's fees upon any indebtedness secured used use and unpaid and apply the same, liciary may determine.

It The entering upon and taking possession of said property, and the entering upon and taking possession of said property, and the entering upon and taking possession of said property, and the order of compensation or awards for any tending treas dire and other wave any default or rotice of default hereunder or invalidate any act done hereby or in his performance of any adversarily the height of the purposity. If the property is a performance of any adversarily the said of the purposity. The property of this performance of any adversarily the height of the purposity of in his performance of any adversarily the said of the purposity of in his performance of any adversarily the said of the hereby or in his performance of any adversarily the said of the purposity.

waive any delault or notice of default hereunder or invalidate any act done waive any delault or notice of default hereunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured hereby in this performance of any affectment hereunder, time being of the exemption of the performance of any affectment hereunder, time being of the exemption of the secured hereby immediately due and payment in the secured hereby immediately due and payment may in equity as an aritagle or direct the fusite to foreform the structure of the secured hereby impediately due and payment from a country in equity as an aritagle or direct the fusite to foreform the structure of the secured hereby, either at law or in equity, which the beneficiary may other right or the trustees shall execute and cause to be recorded his written force of default notice thereof as the upon the trustee shall execute and cause to be recorded his written office of selection of the trustee shall execute and cause to be recorded his written office of selection of the trustee shall execute and cause to be recorded his written office of selection of the trustee shall execute and cause to be recorded his written of the obligation in the manner provided in ORS 66,735 to proceed to foreclose this trust deed sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or 5 days before the date the trustee conducts the sums secured by the fedault control of the default on the default of the default on the default of the default

together with trustees 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 craignated in the solice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said post sale may sell said on parcel or in separate parcels and shall sell the parcel or parcels at the property on sold, but withis deed in form as required by law correspond to the highest bidder for cash, payable at the time of a parcels at the property on sold, but without any covenant or required by law correspond to the truthfulness thread any matters of low warranty, expression of the truthfulness thread any matters of low warranty expression of the truthfulness thread any matters of low arranty cannot be properly on sold, but without any covenant of the truthfulness thread any matters of low arranty expression at the state of the state of

surplus, if any, to the granter or to his successor in exteen entitled to such surplus, if any, to the granter or to his successor in exteen entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successor any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein trustee, the latter shall be vested with all title, powers and duties conferred appointment and substitution shall be made by written instrument executed by beneliciary and substitution shall be made by written instrument executed by beneliciary which, when recorded in the mortalistic records of the outers of proper appointment which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and chilidated to notify any party hereto of approvided by Jaw. Trustee is not chain the superior of any action or proceeding in which granter any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustal her sunder must of savings and loon association authorized to do husiniss under property of this state, its subsidiaries, affiliates, agains or branch-

/, who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure title to real any agency thereof, or an escrow agent licensed under ORS 496,505 to 698,585.

The grantor covernants 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 none

and that he will warrant and forever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) x for an programming x so for a primary in a

This deed applies to, intres to the bespersonal representatives, successors and assign secured hereby, whether or not narred as a begender includes the leminine and the neutor, a secured hereby, with the minine and the neutor, a secured hereby, which secured hereby, and the neutor, a secured hereby, and the neutor, a such word is defined in the Trith-hir-lending a such word is defined in the Trith-hir-lending a benefitiary MUST comply with the Act and Regular disclosures; for this purpose use \$15 nens-less form if compliance with the Act is not required, disregare (if the sperior fine-species and compliance with the Act is not required, disregare the learn of actnowlessement epibeins)	id grantor has hereunto si	hereto, their heirs, legatees, devisees, administrators, mean the holder and owner, including pledgee, of the general states and whenever the context so requires, the less the plural. et his hand the day and year first above writted the context so requires, the less the plural. DANIEL LEE CLIFFORD DONNA BASSFORD CLIFFORD	executi e contr mascul n.
STATE OF OREGON			
County of Elemath The instrument was acknowledged below	10 1	OREGON,) ss.) twas acknowledged before me on	
DANIEL LEE CLIFFORD and LONNA B. CLIFFORD (SEAL) My commission expires: 11/16/	ASSFORD of		
Simussion expires: 11/16/	9/ My commission		SEAL)
The undersigned is the legal cover and hold trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel therewith together mid-	RECLEST FOR FULL RECONVEY, be used only when obligations have the of all indebtedness secured thereby are directed, on paymall evidences of indebtedness myey, without warranty, to the	by the foregoing trust deed. All sums secured by the foregoing trust deed. All sums secured by sent to you under the term secured by said trust deed (which are delivered to parties designated by the terms of said trust deed	said 13 of You
			the
DATED:	19 Maria de la companya de la compan	STORES SHOWN IN THE STORES	*****
		D	
Do not less or destroy this Trust Doed Of THE HOTE value	No. 200	Beneficiary the trustee for cancellation before reconveyance will be made.	···· [
	s it secures. Both must be dollvered to	the trustee for cancellation before reconveyages with	- 11
		to the made.	
TRUST DEED			
STEVENSHESS LAW PUB. COT. PORTLAND QUECK	10004 A County of	STATE OF OREGON,	-
DANIEL LEE CLIFFORD & DONNA BASSFO	ORD CLIFFORD	County ofKlamath ss I certify that the within instrument was received for record on the 21st.day of	t
Alls. OR 97601	The Market with a security		
MAUREEN ADAMS	SPACE RESERVED	at 9:07 o'clock A.M., and recorded in book/reel/volume No. M89	

D .K MAUREEN ADAMS FOR P.O. Box 7032 RECORDER'S USE

Bend, OR 97708-7032

Bendiclary

AFTER RECORDING HETURN TO

MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

1

Fee \$13.00 1 150

in book/reel/volume No. ...M89.... in book/reel/volume No. ..M89...... on page11060.... or as fee/file/instrument/microtilm/reception No.1712., Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

By Dauline Mullendese Deputy