13th day of July 300 19:0.8 Setween HC05 Hox 30 80 G^{CJUI}THIS'TRUSTIDEED, made this <u>13th</u> day of <u>00000</u> SCOTT WAMPLER AND SANDRA K. WAMPLER, Husband and Wife CONUL MILLER ASPEN TITLE & ESCROW, INC. as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property klamath County, Oregon, described as: Lot 29, Block 49, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO: 2, in the County of Klamath, State of Oregon. Light product of the state o in MOOSNO 40 STATE OF OR DECON CODE 114 MAP 3811-15DO TL 2000 N 5 5 4 - dealery fort find bara OR THE MOLE WHICH I sectors. Bari mich ba Celleriad la be phyloritation coloringhes color sectors of

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. State FOR (THE, PURPOSE, OF SECURING, PERFORMANCE of each agreement of grantor herein contained and payment of the ECULARED THE PURPOSE, THE PURPOSE AND ADD THE TABLE

sum ofFOURTEEN THOUSAND. AND NO/100-----

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Sold, conveyed, assigned or alienated by the grantor without tirst having obtaines the beneficing as of all obligations secured by this instrument, irrespetition, at the beneficing and repair: not to tenove or demolia direct deal grantor agrees: the beneficing assigned and repair not to tenove or demolia direct deal grantor agrees: the beneficing assigned and the beneficing assigned and the beneficing assigned and the beneficing assigned as the beneficiary is the constructed, demagd or the beneficiary is the constructed, demagd or the beneficiary is the table of the beneficiary is the constructed, demagd or the beneficiary is the table of the beneficiary is the constructed of the beneficiary is

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benchiciary shall have the right, it it so elects, to require that all or any portion of the monies payable is compensation for such taking, which are increased the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to benchicary and applied by it first upon any reasonable costs and expenses and attorney's fees. both in the trial and appellate courts, balance applied upon the indebtedness iterary in such proceedings, and it be necessary in obtaining such account and execute such instruments as the state won expanse, to take such acciona-secured hereby; and grantor agrees, all be necessary in obtaining such com-pensation, promptly upon beneficiants' rougest. 9. At any time and irroa time to time upon written request of bene-ficiary, payment of its test and presentation of this idebtedness, trustee may the liability of any person for the payment of the indbtedtednes; trustee the liability of any person for the payment of the sidebtedted reasons the sidebtedted in the trustee (a) court of the making of any map or plat of said property; (b) join in the liability of any person for the payment of said property; (b) join in

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rument, irrespective of the maturity dates expressed therein, or framing any casement or creating any restriction thereon: (c) join in any granting any coorder agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge mabordination or other agreement allecting this deed or the lien or charge mabordination or other agreement allecting this deed or the lien or charge mabordination or other agreement allecting this deed or the lien or charge mabordination or other agreement allecting this deed or the lien or charge mabordination in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned in this pargargent hall be not less than 35. The mentioned is the mention of the adequacy of any security for the indebtedness hereby secured, enter upon and taking postession of an other as bene-licary may determine. We will the therein upon and taking postession of an or thread of the property, and the application or mentered as aloresaid, shall not cure or walve any delault or notice of delault hereunder or invalidate any secured of the beneficiary delault or notice of delault hereunder, these beneficiary may declare all sums secured hereby in may proceed to loreclose this trust deed by a declare all sums secured hereby in may proceed to loreclose this trust deed by a declare all sums secured hereby infinite the trustee to pursu

and, expense, actually incurred in enlocing the obligation of the trust deed ind, expense, actually incurred in enlocing the obligation of the trust deed 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 be postponed: as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder tor cash, payable at the time of sale. Trustee inclose the highest bidder tor cash, payable at the time of sale. Trustee ishell deliver to the purchaser its deed in form as required by law conveying ishell deliver to the purchaser its deed in form as required by law conveying of the truthkules thereol. Any person, extuding the trustee, but including the grantor and beneliciary, 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 expense of sale, in-cluding the compensation of the trustee and the trustee, but including the grantor and beneliciary, 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 expense of sale, in-reluding the compensation of the trustee at the sale. (16. Beneliciary may appear in the order of their priority and (4) the surplus. (2) to the obligation secured by the irust teded, (3) to all persons ors to any trustee named herein or to my successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the interes mand be appointed appointent execured by beneficiary or distibution shall be made by writtee proof of proper appointment and substitution shal

NOTE: The Trust Deed Act provides that the trustee bersunder must be either on 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 or 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 696.555.

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The grantor covenants and agree fully seized in fee simple of said describ	s to and with the benefi ed real property and ha	Clary and those claiming under him, that he is law- s a valid; unencumbered title thereto
and that he will warrant and forever d	nution in the same against , cland the same against , number of the same and the	all persons whomsoever.
 Hight, H. Bark, Mark and Sandaram and Sandar	(i)	3.1 March 1997 Marc
(b) lor an organization; or (even it grad This deed applies to, inures to the bene personal representatives, successors and asside	it of and binds all parties h	for Dusiness or commercial purposes. stoto, their heirs, legatees, devisees, administrators, executors,
secured, hereby, whether or not named as a ben gender includes the teminine and the neuter, an IN WITNESS WHEREOF said	eficiary herein. In construing d the singular, number include grantor has hereunto se ver warenty (e) er (b) is	mean the norder and owner, including pledgee, of the contract
as such word is defined in the Truth-In-Lending Ac beneficiary MUST comply with the Act and Regulat disclosures, for this purpose, use Stevens-Ness, form I I f. compliance with the Act is not required, disregard to the signer of the above is a corporation, it is a structure (If the signer of the above is a corporation, it is a structure was the form of adapting	t and Regulation Z, the tion by making required	Dendis K. Wampler
STATE OF ORECON County of p. K. amath The contument was acknowledged belo 19 by Scott Wampher and Sandra	TITE MURION L.	41 16 anny mescar.) ss.
Nampler >	or Oregon	entities a faire for respectively the second s
Lot. Lot. equivalent angle at algorid in the point of	Trustee	here been poid. Martinestine of the Brainard, size, estation is easily of experiments, the Astronomical and a statement of the statements of the benchmark of the statements of the statements of the
trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to canc	older of all indebtedness soc fou hereby are directed, on r cel all evidences of indebted econvey, without warranty,	ured by the foregoing trust deed. All sums secured by said symmet to you of any sums owing to you under the terms of ress secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the
now me person in the entry one of the second s	may purple and provide the providence of the pro	BI LEIDIN NUM, G. VEIGILL ALSTYLL IN AUGUST IN AND A STRATE
De not less er destrey fils Tras Deed OR THE NOTE		rered to the trustee for cancellation before reconveyance will be mode.
In CONTRACT	, Gragon, desnibed est H. FALLE FORPST V. O.F. Mlamath, S F. 2010	STATE OF OREGON, County ofKlamath
ACHARMY OFFICIAL AND PAST ACTINATION OFFICIAL AND PAST ACTINATION OFFICIAL AND PAST ACTINATION OFFICIAL AND PAST ACTING A	UP BELLE UIG COUAGAT L SPACE RESERVE FOR RECORDER'S US CAMPA L SPACE	at 11:05 o'clock AM., and recorded in book/reel/volume NoM89on pageor as fee/file/instru- ment/microfilm/reception No2966, Record of Mortgages of said County.
John MohwinkelDEED and it HCO2 Box 298T Twenty Nine Palms, Ca.9227	7 Fee \$13,00	Witness my hand and seal of County affixed. Evelyn Blehn, County Clerk NAME BY CAulune Mullandon, Deputy

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