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December 14th day of December 19	1911
B. RYAN and ROXSANNA RIAN, husband and wife	een 🗌
IS TRUST DEED, made this 14th day of December	

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....., as Trustee, and

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## as Grantor, MOUNTAIN TITLE COMPANY OF KLAMACH COUNTY

TRUST DEED

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WILLIAM GRIER and JEAN GRIER, husband and wife as Beneficiary,

## WITNESSETH:

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

Lots 1 and 2, Block 1, TRACT 1009, YONNA WOODS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Klamath Courty Tax Account #3711-031B0-01700 and #3711-031B0-01600.

SPECIAL TERMS: No Timber to be cut from property without the prior written consent of the Beneficiary named herein until the Note secured by this Trust Deed is paid in full

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 hereafter attached to or used in connec-

tion with said real estate. FOR THE RURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \_\_\_\_\_ SEVEN THOUSAND AND NO/100 ---

herein, shall become immediately due and pay. tole. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition, and repair; not to remove or demolish any building is inprovement thereon, not to complete or restore promptly and in good and workmanlike manner any building of improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thersion. 1. To complete or restore promptly and in good and workmanlike destroyed thereon and pay when due all costs incurred thersion. 1. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the building some in the proper public olice or olices, as well as the cost of all vien searches made by filing olicers or searching agencies as may be centred desirable by the beneficiary.

Joint in executing such immering statistical proton is the statistical variable of the proper public office or offices, as well as the cost of all well as merches made beneliciary. The provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises gainst loss of damage by the and such other hazards as the beneliciary may frog inter to damage by the contrast of the beneliciary with loss privable to the beneliciary in the other attrast is as the beneliciary with loss privable to the latter; all policies of insurance shall be delivered to the beneliciary of the contrast of the beneliciary is the other latter; all policies of insurance shall be delivered to the beneliciary to the expiration of the privation of the said of the beneliciary is to the latter; all policies of insurance shall be delivered to the senter all policies of insurance shall be delivered to the said to the beneliciary is to the expiration of the said of the beneliciary at least litteen (as privation to the expiration of the said building, the beneliciary is the other insurance policy may be imped by beneliciary upon any indebtedness secured hereby and in such or private be beneliciary imay determine, or at option of beneliciary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall are deliver and to pay all taxes, assessments and other charges that may be leved or assessed upon or against aid property belor any part day of delinguent and property belor any part thereof, insurance the same a part of the relevant or invalidate any contrast is beneliciary, with uses assessed upon or against and other charges that may be leved or assessed upon or against and other charges that may be leved or assessed upon or against and other charges that may be leved or assessed upon or against and other deliver which and the relevant of the beneliciary, with the beneliciary, with the beneliciary with the beneliciary with the beneliciary with the beneliciary wi

It is mutually afreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is to explicit that all or any portion of the monies payable as compensation for such taking, which ure in excess of the amount required to pay all reasonable costs, expenses and altorney's less necessarily paid or applied by it finance in such proceedings, shall be paid to beneficiary and applied by it finance in such proceedings, shall be paid to beneficiary and applied by it finance in such proceedings, shall be paid to beneficiary and applied by it finance applellate courts, necessarily paid or incurred by bene-ficiary in such and appellate courts, necessarily paid or incurred by bene-ficiary in such nor any estimation afters, at it own expense, to take such actions and exocute such and appellate courts, necessarily, it obtiming such com-pensation, promptly upon beneficiary's request. 9. At any the and inform time to time upon written request of bene-net of the such of this tees and presentation of this dired und the note for endorsement (in use of full reconveyance), for cancellaris ), without affecting (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

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rument, irrespective of the maturity dates expressed therein, or initial part is a set of the maturity dates expressed therein, or initial part is a set of the initial part of the property. The autoritial part is a set of the initial part of the property. The feasibility of the property without warranty, all or any part of the property. The feasibility of the property without warranty, all or any matters or lacts shall services mentioned in this paragraph shall be not less than \$5. (10) Upon initial the recitled there in any matters or lacts shall services mentioned in this paragraph shall be not less than \$5. (10) Upon introduce, either in person, by agent or by a receiver to be ap-the conclusive photon on the paragraph shall be not less than \$5. (10) Upon introduce, either in person, by agent or by a receiver to be ap-the indebtedness thered, and upon and take possession of said property for the indebtedness thered, and upon and take possession of said property, itsues and profits, including theore has thereoi. Including reasonable attor-ney's less upon any indebtedness secured hereby, and in such order as ben-projet des upon any indebtedness secured hereby, and in such order as ben-property, and the application or releases for any taking or damage of the wave any delault by grantor in payment of any indebtedness secured hereby of in his performme of any agreement hereunder, time being of the wave any delault or notice of delaut hereunder or invalidate any act don' pursuant to such notice. (13) Upon delault by grantor in payment of any indebtedness secured essence with respect to such pay agreement and eale lowers. In such an event the beneficiary at his election mediately due and payable. In such an end this election to sell the said described real property to satisfy the eldidati and his election to sell the said described real property to satisfy the eldidati and his election to sell the said described real property to satisfy the eldidati and the effect by the trust deed, the delault may be cured by

The expenses actuary many processing the second provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designed in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall be held on the date and at the time and place designed by law. The trustee may sell said property either and on the highest bidder for cash, payable at the time of sale. Trustee shall delive the highest bidder for cash, payable at the time of sale. Trustee shall delive the highest bidder for cash, payable at the time of sale. Trustee may properly as both the highest bidder for cash, payable at the time of sale. Trustee may properly as sold, but without any covenant or warranty, express or implied. The receitals in the deed of any matters of lact shall be conclusive proof the highest bieffer on the property, as sold but without any covenant or warranty, express or implied. The receitals in the deed of any matters of lact shall be conclusive proof the furthishings thread. Any person, excluding the trustee, but including the grants and beneficiary, may purchase at the sale. The sale is the sale including the the proceeds of sale to payment of (1) the expenses of sale, including the formers automation of the truste and a reasonable charge by trustees having recorded the factor or to his successor in interest entitled to such arrypus, it any, to the grants or to his successor in interest entitled to such arrypus. 16. Beneficiary may from time to time appoint a successor or successor.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and bany successor trustee appointed here-under. Upon such appointment, and bany successor trustee appointed here-under. Upon such appointment, and the successor trustee appointed here-under. Upon such appointment, and the successor trustee appointed here-under. Each such appointment and the successor trustee, the latter shall be versed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not crust or of any action or proceeding in which grantor, beneficiary or trustee. that be a party unless tuch action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder next be either on atterney, 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 laws of Oregon or the United States, a thile insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or trancices, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficia fully seized in the simple of said described real property and has a none	ry and those claiming under him, that he is l
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The grantor warrants that the proceeds of the loan represented by the $ab$ (a) <sup>n</sup> primarily for grantor's personal, family or household purposes (see	
(a)* primarily for grantor's personal, family or household purposes (see (1) MENHON INTERNATION OF COMPANY OF COMPANY OF A STATE OF	Important Notice below)
이상에서 <b>가장해 공고를 모르는 아</b> 드는 것이다. 이것은 것이라는 것을 얻은 것이 있는 것이가 바라 물 수 있을까 못한 것이다.	동안한 전에 너희를 갖고 있는 것이 같아. 같이 있는 것이 같아. 이 것이 있는 것이 있는 것이 같아.
This deed applies to, inures to the benuilt of and binds all purties hered personal representatives, successors and assignt. This term beneficiary shall mea ocured hereby, whether or not numed as a beneficiary herein. In constraint this lender includes the feminine and the neuter, and the singular number includes th	o, their heirs, legatees, devisees, administrators, execut in the holder and owner, including pledgee, of the conf
and the neuter, and the singular number includes the	he nurel
IN WITNESS WHEREOF, said grantor has hereunto set h	is hand the day and year first above written.
IMPORTANT NOTICE, DALLA L. H.	Davi Bland
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meficiary MUST comply with the Act and Regulation by mailing required subsures; for this purpose use Stevens-Ness Form Vo. [319, cr equivalent. RC com lignica with the Act is not required, disregard this notice.	KANNA FRANKA Kyan
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