NOTE: The Trust-Deed Act provides that the trustee hereunder must be either an attorney, what's 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 is intel insurance company authorized to insure stille to real property of this state, its subsidiaries, affiliares, agents or branches, the United States or any agency thereof, or an excew agent licensed under ORS 696.505 to 696.505 to 696.505

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken right, it so elects to require that all or any portion of the monies payable to some the sight of eminent domain or condemnation, beneficiary shall have the it so elects to require that all or any portion of the monies payable to some some some source that all or any portion of the monies payable to some some source that all or any portion of the monies payable to some some source source and attorney's less necessarily required incuried by grantor in such proceedings, shall be paid to beneficiary and both in the trial and appellate could ecessarily paid or incurrency's less secured hereby; and grantor agrees at low expenses and attorney's less secured hereby; and grantor agrees at low ecessarily paid or incurrency beneficiary pensation, promptly upon beneficiary's request. Heiary, payment of its less and presentation of this deed and the note for the liability of any person for the payment of the indebtedness, for take the for the liability of any person for the payment of the indebtedness, for the source and the mote for the liability of any person for the payment of the indebtedness, for the source of the making of any map or plat of said property; (b) join in

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TRUST DEED

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surplus, il any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or success or sto any successor trustee appoint and the provided of the successor under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without bereward of the successor under. Upon such appointment, and without bereward to the successor upon any trustee herein named or appointed hereunder. Each such appointment and subsituation shall be made by written instrument executed by beneficiary, which, when recorded in the morf age records of the county or counties of the successor trustee. The successor trustee accepts this trust when this deed, duly executed and biligated is made a public record as provided by law. Trustee is not biligated is not proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

together 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 denies of the sale shall be held on the date and at the time and so postponed as in the notice of sale or the time to which said sale may in one parcel of tim separate parcels and shall be held or parcels shall deliver to the sale be the sale of the time of sale. Trustee the property so the purchaser its deed in form as the time of sale. Trustee the property so the purchaser its deed in form as the time of sale. Trustee the property so the purchaser its deed in form as the sale be conclusive proof of the truthluness there deed of any matters of lact shall be conclusive proof the granter and beneficiary. Any person, excluding the sale. Inclusive shall apply the proceeds of samp purchase at the sale. 15. When trustee self pursuant to the powers provided herein, trustee cluding the compensation of the top payment of (1) the expenses of sales and atoming recorded liens subsequent to the yowers provided herein in trustee sample in the compensation of the same as a reasonable charge by sales and devel a recorded liens subsequent to the only the trust end the trustee atoming recorded liens subsequent to the successor in the rest of the trustee of the trust deed is any, to the granter or to his successor in therest entitled to successor 16. Beneticiary may from time to time appoint a successor or successor

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property Lot 52, Block 6; Mountain Lakes Homesites, according to the official plat, thereof on file in the office of the County Clerk of Klamath County, Clerk of Klamath County, Dalmai thus an deared that from the d CR that ISCIE which is established for helisters for the standard means a start man of the second start of the start of the second star

ALVIN A. COX AND ROBIN D. COX, husband and wife Grantor, KLAMATH COUNTY TITLE COMPANY as Grantor antor, ADAMATH COUNTY TITLE COMPANY EDWARD C. DORE, JEANNE M. DORE AND ROSE G. YOUNG; with full rights of survivorship as Beneficiary, ment/microthm/220 Grantat 1.000 $c_{2}ggd$ 3634

CONNIGHT WOLTSPACE DE SOL PORTLAND OR STROL Esta ETT K-42038 TRUST DEED

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