Deed Series TRUST DEED

as Beneficiary,

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as Grantor, Mountain Title Company

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Charles D. Pryor and Thelda J. Pryor (husband and wife)

WITNESSETH:

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STATE OF A CONTRACTOR

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property n ta si Shiree shekara τ<u>γ</u>.

Lot #3 and Lot #4, Block 20, Chelsea Addition to Klamath Falls, Oregon

TRUST DEED

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 lixtures now or herealter attached to or used in connec-tion with said real estate.

note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if

sold, conveyed; assigned; or alienated, by the grantor without list there, at the beneliciary's option, all obligations secured by this institute, and provide the solution institute and property in good condition and the solution of the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To protect preserve and maintain said property in good condition and payboling of unprovement thereon;
To compile our protoce promption of the solution, covenant, conditions, and reprint the original for improvement which may be constructed, damaged or the solution of the solution all costs incured thereon; and pay when due all costs incured thereon.
To compily with all haw, ordinances, regulations, covenant, conditions and restrictions allecting said property; if the beneliciary so requests, to join in security limits distements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for liting same in the proper public billing of control statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for liting same in the proper public billing of control and statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for liting same in the proper bible billing of control and statements public billing the beneficiary may require and to pay for liting same in the proper bible billing of control and statements public billing the beneficiary may require and to pay for liting same in the control of the solution of the beneficiary as poon at insurance and to any policy of insurance investor for course any solution and pay brout the solution of a solution of the solu

It is mutually agreed that:

It is nututally agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneticiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incress by grantor in such proceedings, thall be paid to beneticiary and applied by il first upon any reasonable costs and attorney's lees, being in the tial and appellate courts, necessarily paid to incurred by ben-tion in the tial and appellate courts, necessarily paid to incure by bene-lician in the tial and appellate courts, necessary in obtaining such actions and execute such in such proceedings, two mexpenses, to take such actions and execute such in the and from the tin to this of the did and the note for 9. At any time and from the to this did and the note tong the liability of any person for the payment of the indebtedness (a) consent to the making of any map or plat of said property; (b) join in

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waive any delauit operation of relaxit hereon as alloresid, shall not cutte of pursuant to such notices of delawit hereounder or invalidate any act done pursuant to such notices of delawit hereounder, time being of the essence with tespect to such payment and/or performance, the beneficiary may declare all sums accured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortfage or direct the trustee to foreclose this trust deed down the shell expect of the trustee to foreclose this trust deed in equity as a mortfage or direct the trustee to foreclose this trust deed down the shell expect of the trustee to foreclose this trust deed in equity as a mortfage or direct the trustee to foreclose this trust deed by advertisement and safe, or may direct the trustee to foreclose this trust deed to the beneficiary at his election may proceed to foreclose this trust deed by advertisement and safe, or may direct the trustee to foreclose this trust deed by advertisement and safe, or may direct the trustee to be the trustee to be relicing to the trustee the sole of the trustee to be trustee to the truste to be relicing the trustee that the sole of the trustee to a long the potice thereby whereupon the trustee to a foreclosure by advertisement and safe, and at any time prior to 5 days before the date the trustee conducts the safe, the grantor or any other person so privileged by ORS 86.753, may cure the delawit or delawit. If the delawit consists of a faiture to pay, when due, sums secured by the trust deed, the delawit may be cured by paying the entire and the time of the cure of the runt such portion as would not then, be due had no delawit occurred. Any other delawit that is capable of being cured trust be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delawit of delawits, the person electing the cure shall pay to the beneficiary all costs and expenses actually inc

and expenses actually incurred in enforcing the oungeners of the amounts provided logithe with frusteeds and attorney's less not exceeding the amounts provided by law. "A" "A" Otherwise, the sale shall be held on the date and at the time and place designated in the noise 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 incesparate parcels and the time to sale. Trustee shall deliver to the price of the trustee in the time of sale. Trustee the postponet as provided by law. The trustee in the time of sale. Trustee shall deliver to the price of the time of the price of the project the project so the price of the sale of the time of the trustee shall deliver to the price of the sale of the time of the sale. Trustee shall deliver to the price of the time of the project of the trustee shall deliver to the price of the sale of the time of the trustee shall deliver to the price of the sale of the time of the trustee shall apply the trustee. Any purchase at the sale the sale, trustee shall apply the proceeds at the sale thread. The end beneficiary the description of the trustee of the trustee and a reasonable charge by trustee storney. (2) to the obligation secured by the trust deed, (3) to all persons deed as their interest may appear in the order of their priority and (4) the surplus. Beneficiary may from time to time appoint a successor or succes-mers to any trustee and herein or to any successor trustee appointed here

surplus, if 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 successors to any trustee anamed herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee. The latter shall be rested with all title, powers and duties confirred upon any trustee herein named or appointed hereunder. Each such appointment, and without conveyance to the successor trustee, the latter shall be rested with all title, powers and duties confirred upon any trustee herein named or appointed hereunder. Each such appointment, which, which recorded in the mortgage records of the county or counties in which, which records a situated, shall be conclusive proof of proper appointment of the successor trustee.
17. Trustee accepts this trust when this dired, duty executed and achieve to notify any party hereit of protecting shall be not of any party hereit of protecting shall be record as provided by law. Truste is not obligated to notify any party hereit of proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

either an attaine ws.!of Oregon a United States of NOIE: The Trust Deed Act provides that the trustee hereunder must be either or savings and loan association authorized to do business under the laws; property of this state, its subsidiaries, affiliates, agents or branches, the Unit is an active member of the Oregon State Bar, a bank, trust company miled States, ar site: insurance company authorized to insure title to real tency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the beneticiary and those male of said described real property and has a valid, unenc	claiming under him, that he is law-
The grantor covenants and agrees to and with the beneticiary and those seized in fee simple of said described real property and has a valid, unenc	umbered title mereu
served in ice simple contains the grant to be the server of the server o	
that he will warrant and forever defend the same against all persons who	
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and a second of the second of the second second In the second	
that the proceeds of the loan represented by the above described	I note and this trust deed are: tice below), manage laker of the second s
	administrators, cale
This deed applies to, inures to the benefit of and Dinus and philos shall mean the holde	whenever the context so requires, the incontext
rsonal representation or not named as a Denetitie sindular number includes the	tiest shove written.
IN WITNESS WHEREUR, sans better tot or (b) 18	Hicks
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is of opplicable; if warranty (c) is applicable and the beneficiary is a creditor of word is defined in the Truth-In-Lending Act and Regulation 27 the such word is defined in the Act and Regulation by making required with the Act and Regulation by making required the With comply with the Act and Regulation by making required the With comply with the Act and Regulation by making required to the With the Act and Regulation by making required to the With the Act and Regulation by making required to the With the Act and Regulation by the second	e day and year first assore Hicks PH Teks Teks
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If the signer of the abave is a corporation, sie the form of acknowledgement opposite.)	Berger and the second second of SS. S. Harris Harris and Street
This instrument was	iowledged belore me on
Rouse and Kathy Hicks	
O DOOQLA	(SEA
Notary Public for Oregon Notary Public for Oregon Ny commission expires: D-0-93 My commission expires:	
THE RECONVEYANCE	2) Address of general sectors and the control of
REQUEST FOR FULL RECONVEYANCE	ld. National Control of Control
Mountain Title Company Trustee	to deredning trust deed. All sums secured by
The undersigned is the legal owner and holder of all directed, on payment to	by you of any sums owing to you under which are delivered to ad by said trust deed (which are delivered to the devidented by the terms of said trust deed
trust deed or pursuant to statute, to cancer without warranty, to the pa said trust deed or pursuant trust deed) and to reconvey, without warranty, to the pa	AND
said trust dood with said trust deed) and to reconveyance and documental to).	
DATED:	Beneliciary
Do not loss or destroy this Trust Dood OR THE NOTE which it assures. Both must be delivered to the	
	STATE OF OREGON,
TRUST DEED	County of
FTOLEN Ne. (BIL)	was received for record on the 1
Roger K. and Kathy Hick	at .9:52 o'clock A
Grantor	page
Charles D & Thelda Pryor RECORDER'S USE	Record of Mortgages of sale Witness my hand and s
CUSTINZ D' DI KOT SUC TI TO GIAN	County affixed.
AFTER RECORDING RETURN TO	Evelyn Biehn, County Cl
Charles & Thelda, Pryor 3115 N. Tindle Road Fee \$13.00 mathematical	By G. Aluline: Millendare
3115 N. Tindle Road Flagstaff, Arizona Fee \$13.00 m21 DESL Flagstaff, Arizona	

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