surplus, it any, to the granter or to his successor in interest entitled to such aurplus. 16. Beneliciaty may from time to time appoint a successor or success-under to any trustee named herein or to any successor trustee appointed here-under, the latter shall be vested with all title, oneyance to the successor trustee, the latter shall be vested with all title, oneyance to the successor trustee, the latter shall be vested with all title, oneyance to the successor trustee, the latter shall be written instrumder. Each such appointment and substitution shall be made by written instrumder. Each such appointment which, when recorded in the mortage records out executed by beneliciary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed shall be a party unless such action or proceeding is brought by trustee. The lines Deed Act provides that the true as hereunder must be us and bon association authorized to do business under the la of this same, its subsidiaries, alfalates, ingens or brandies, the HOIE: TH Le either an attorney, who is an active member of the Oregon State Bar, a bank, trutt company a laws of Oregon or the United States, a title insurance company authorized to insure title to real the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. ------

It is inutually agreed that: d. In the event that any portion or all of said property shall be taken inder the till to eminent domain or condemnation, benelskury shall have the right, if if in elects, to require that all or any portion of if eminer parable a compensation for such failing that all or any portion of the amount required to pay all rewonable could takend, which are in success of the amount required to pay all rewonable could takend, which are in success of the amount required to pay all rewonable could into all of the amount required to pay all rewonable could into a stormy iters a create ity paid or applied by the total appendiate courts, necessarily paid or incurred by the feasy in tuck, proceedings, and its own expenses and all through sea-faces in tuck, proceedings, and its own expense, to lake such actions and rescult each inversation any in the balance applied upon the indebtaines and rescult each inversation of the metasary in obtaining such com-t. All entry firms and presentation of this dead und the motor for endomenent (in case of bast and persentation of the indebtaines for the linkits of any proved by the persentation of the indebtaines for the linkits of any proved by the persentation of the indebtaines for the linkits of any proved by the persentation of the indebtaines for the linkits of any proved by the persentation of the indebtaines for the linkits of any proved by the person of the and proved then on the linkits of any proved by the person of the advectives, fourted the not the linkits of any proved by the person of the and proved the proved the proved the set of the the linkits of any proved by the person of the person of the proved the the interval (a) conserved the person by the person of the and proved ty (b) join in

It is mutually agreed that:

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bereilt, whall become immediately due and payette. To protect the security of this trust deal, dramter infrees: A To protect the security of this trust deal, dramter infrees: A To protect and the result of development of comparison removed and in part, not to remain a development of comparison removed and in part, not to remain a development of a soil property. A To complete the remain and pain property and in food and workmanike development and pain proverse which may be constrained, duranded or J to complete the result of and pain due of the the insured of section to request, to the second paint of the second paint of the second paint of the second is second paint and the second paint of the second paint of the second prove the best of the second paint of the second paint of the second prove the best of the second paint of the second paint of the result of the best of the result of the second paint of the test of the second paint of the second paint of the second paint of the test block of the second paint of the second of all form many the test light effects are the mathing description of the second of the second paint of the second paint of the second of the second of the second paint of the test form the test bound at the second of all form many the mathing the test form the second paint of the second of the second of the second paint of the second paint of the second the test form the second paint of the second of the second of the second the test form the second paint of the second of the second of the second of the second the test of the second paint of the second of the second of the second the second the test of the second paint of the second of the second the sec

transing any eusement or creating any restriction thereon; (c) join in any subordination of other agreement affecting this deed or the lien or charge transit (d) reconvey, without warranty, all or any part of the property. The feasily emitted thereon, and the recitals therein of the property. The some minimed thereon, and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof of any matters or facts shall in any matters of a start of the truthfulness thereof of the property and be conclusive proof of the truthfulness thereof of the second starts and the some minimed thereof, and the recitals thereof of the second starts and in any matters of the start of the second start of the second be conclusive proof of the truthfulness thereof of the second starts and in any matters of the second start of the second start of the second the infibility of the second start of the second start of the second the second start of the second start of the second start of the second truth and the second start of the second start of the second the infibility of any part thereof, in its own name und take possession of said prop-tiques and profits, including those past due and onlifering and apply the same, they a level upon any indebtedness secured hereby, and in such order as bene-licitary may determine. If the entering upon and taking possession of said property, the invariance policies or compensation or awards of the proceeds of the and other troperty, and the application or release thereof are any taking or damage of the airs any delauit or notice of default hereunder or invalidate any act done ursuant to such notice.

new of even date hatewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereoi, it is the date of maturity of the debt secured by the instrument is the date of maturity of the debt secured by the instrument is the date of maturity of the debt secured by the instrument is the date of maturity of the debt secured by the instrument is the date of maturity of the debt secured by the instrument is the date of the date of maturity of the debt secured by the instrument is the date of the date of the debt secured by the instrument is the date of the date of the date of the debt secured by the instrument is the date of the date

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interview with all and singular the tenements, beservitations and appurtenances and all other rights thereunto belonging or in anywise must as betwalter apportational, and the rents, insure and profits thereof and all fixtures now or hereafter attached to or used in connec-tions with and real states. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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Lot 3, Block 7, First Addition to Keno Whispering Pines, in the County of Klamath, State of Oregon.

un Grantor, Kla	math County Ti+10 Co	t M. Randall	•
			,
And book Rectinent and have a sing of hand a second	or Investment Company	, as Trustee, and	l
and Deneficiary,			• •

Cedric R. Rindill and Mariana M

in Klamath County, Oregon, described as:

asiti . 111

-TRUST DELD

THIS TRUST DEED, made this _____ 29th day of ___October___

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

59.01

TRUST DEED Vol. M90 Pag 21755 @

a sive any default operation or release thereof as aloressid, shall not cure or pursuant to such notice.
12. Upon default by grantor in payment of any indebtednass secured hereby or in his performance of any adreement hereunder, time being of the sence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately dana pay-the. In such an equity as a mortgage or direct the trustee to forcelose this trust deed an equity as a mortgage or direct the trustee to pursue ary other right of the beneficiary at his election may proceed to forcelose this trust deed and equity as a mortgage or direct the trustee to pursue ary other right or the beneficiary elects to forcelose by advertisement and sale, or may direct the trustee to pursue ary other right or the beneficiary of the state to be recorded his written notice of default recurred hereby whereupon the trustee shall tix the immed and pay-the condicts of the state of by law and proceed to forcelose this trust deed in frustees to larce by law and proceed to forcelose this trust deed in the thereof as the required by law and proceed to forcelose this trust deed in the manner provided in ORS 86.735 to 86.795.
1. Alter the trustee has commenced the trustee conducts the twe featior on any other preson so prise during by pay, when due, entire amount due at the time of the cure ofter than be due had no delault cocurred. Sec.753, may cure the state amount due at the time of the cure ofter than such pay, when due, entire amount due at the time of the cure ofter than be heredicary and be or any case, in addition to curring the delault or delaults. It hered any case, in addition to curring the delault or distribut on the beneficiary allocity incurred by tendering the policity any the delault or delaults. It had the delault contists of a lailure to pay, when due, and and pay time prior to force there and by pay and be one of the due to due due the the cure ofter than such portin as would being cured may be cured b

tofsther 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 bin postponed as provided yaw. The trustee may sell said property each action to the highest bidge parcels and shall sell the parcel or parcel attorney of the purchase its deed in form as required by law conclusion in one parcel or in the motion any covenant or warrantly, express or weying as all deliver to the purchase its deed in form as required by law coverying the recitals in the dried of any matters of lact shall be conclusive proof of the truthfulness thereof, may purchase at the sale. The shall deliver to the obligation of the powers provided herein, trustee the granter and beneficiary, may purchase at the sale. 13. When trustee sail pursuant to the powers provided herein, trustee cluding the compensation of the truste as a reasonable charge by frusters autioning recorded liens subgrant to the interest of the trust deed, (3) to all persons surplus, it any, to the grantor to the interest of the truste of the such surplus. 16. Beneficiary may from time to time appoint a successor in interest entitled to such aury in the model of the granter of the successor in interest entitled to such aury in any to the grantor or to his successor in interest entitled to such aury in a successor in interest entitled to such

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21756 The granter countersts and agrees to such with the beneficiary and those claiming under him, that he is lawfully mined in the simple of said described seel property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same agains! all persons whomsoever. The grantor warrunts that the proceeds of the losn represented by the above described note and this trust deed are: (n)* primarily for grantor's personal, tamily be bruschold purposes (see Important Notice below). (b) for all organization, or Calan if grantul is it natural person) are for business or comparcial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal supresentatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal supresentatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal supresentatives, successors and assigns. The term beneficiary shall mean the holder and whenever the context so requires, the masculine percend hyper, whether or not named as a beneficiary forein. In construing this deed and whenever the context so requires, the masculine genter includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said granter has hereunto set his hand the day and year first abov • IMMONT/UNT NOTICE: Dulite, by lining ust, whichever warranty (c) or (b) is net applieshes; if warranty (c) is applicable and the launeficary is a creditor as such word is defined in the Truthin-Lending Act and Logulation Z, the beneficier MUST comply with the Act and Regulation by making required disclosure for this purpose us Stevens-Ness Form No. 1319, or equivalent. If complicate with the Act is not required, disregard this notice. (if the tigs or of the above it to corporation, use the form of acknowledgement appealse.) STATE OF OREGON. **S**3.)) F.S. ...) STATE OF OREGON. County of This instrument was acknowledged before me on County of Klamath This instrument was acknowledged below no on 19 ... Oct. 29th/990 .by 44.50 and the Cedric R. Randall Margarer M. Randall Morrie Mergeauprise 1/23/94 Mo Notary Public for Oregon (SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. 3553× Trustes The undersigned is the lefal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said t ne undersumed is the lefai owner and holds's of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of TIO: trust used have been surry paid and satisfied, 2 of neroly are directed, on payment to you of any sures owing to you direct me terms of stid trust deed or pursuant to instute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you stid trust deed or pursuant to mature, to cancel all evidences of indepredness secured by said trust deed (which are delivered to you have with together with said trust deed) and there with together with said trust deed) and there with the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary Be not lose of diatroy this Trust Dood OR THE FIOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m STATE OF OREGON, 55. TRUST DEED I certify that the within instrument was received for record on the 29th day at 3:47 o'clock P. M., and recorded Cedric R. Randall page _______ or as fee/file/instru-SPACE RESERVED Margaret M. Randall Grantor ment/microfilm/reception No. 21996 FOR Record of Mortgages of said County. RECORDER'S USE Motor Investment Co. Witness my hand and seal of County affixed. Benelici LTY Evelyn Biehn, County Clerk AFTER NECORDING SILTURN TO - 1 g (Motor Investment co. By Dauline Mullimdare Deputy P.O. Box 309 Riamath Falls, Or. 97601 Fee \$13,00 -----Чалова Солана и накологияния сталана фау), на саматери на накология сталана в раколекти на накология на наколог А сласти на са дание настали накод фау), на саматери на наколекти сласт в са мание со накология на наколекти на