-TRUST D 100 MTC 24132 ND ANG HIGHT 1940 34576 VENSINESS LAN PUBLISHING CO., PORTLAND, OR STRO TRUST DEED Vol.mg/ Page 18496 A THIS TRUST DEED, make this ______ day of _____ August _____, 19.91 ..., between EVA L. WARNER as Grantor, MOUNTAIN TITLE TOPPANY OF KLAMATH COUNTY GARY E. LAQUA and DIANE S. LAQUA ... or the survivor thereof, as Trustee. and as Beneficiary, 1.376 Grantor irrevocably grants, pargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH Lot 12 in Block 9, WEST CHILOQUIN, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. A start a start 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 thereot and all fixtures now or hereefter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each adjustment of grantor herein contained and payment of the sum of note of even date herewith, payable to beneticiary or order and roade by grantor, the final payment of principal and interest hereof, if herein, shall become immediately due and payable. To protect the security of this trust cleed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair, not for enouve or demolish any building or improvement thereon. 2. To commit to permit any waste of said property. 3. To commit to prevent which may be constructed, damaged or destroyed thereon any building or improvement thereon. 3. To complete or restore promptly and it scole and workmanilie destroyed thereon any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, result, convented, damaged or itoms and restrictive with all laws, ordinances, resultations, conventes, to cial Code as the beneficiary may require and to any to filling same in the by filling officers or searching agencies as may be deemed desirable by the beneficiary. strument, irrespective of the maturity dates expressed therein, or subcriting any essement or creating ony restriction thereon: (c) join in any subcritination or other adressment allecting this deed or the lien or charge gratters in any reconvey, will any ray part of the properts. The legally ensited thereto," and any 'te described as the "person or persons be conclusive proconvey will be restricted as the "person or persons be conclusive proconvey the person by selent on any matters or facts shall services mentioned in this paradraph shall be not less than §5. 10. Upon any delautine prant to be sheet or by a receiver to be exp-prime without notice, either in person, by selent or by a receiver to be exp-tended by a court, end within the anon and take possession of said prop-issues and profits, including these parates are or otherwise collers the rents. less coars and expenses of operation and chains and in such order as bene-my's fees upon any indebtedness secured hereby, and in such order as bene-licitary may determine. 11. The entering upon and taking possession of said property, the profice of a compensation or release thereof as dators thereof and other property, and the application or release thereof as dators, the beneficiary may compare and other property, and the application or release thereof as dators, the done for any data do there property, and the application or release thereof as dators, there being of the parates to such notice. 12. Upon default by granter in payment of any indebtedness secured perters with respect to such payment and/or performing. The being of the secure with respect to such payment and/or performing the statistication and his contrast, be or may direct the truste to pursue this trust deed by event the beneficiary at his election may proceed to the secure this trust deed and shall excite and causes to be recorded his written parts and there in secure all sums uscure hereby immediately due the statistic conducts the the medicine to any direct the tr

cial Code as the beneficiary may require and ton a y for filing same in the proper public office or offices, as well as the con y all fine searches made by filing officers or searching adencies as may be deenved desirable by the beneficiary. The officers of searching adencies as may be deenved desirable by the beneficiary. The officers of searching adencies as may be deenved desirable by the search as the beneficiary may from timp to the time require. In an anoth the characta as the beneficiary may from timp to the time time in companies acceles the beneficiary will for the time time in policies of the start as the beneficiary will for the time time in policies of the beneficiary will for the time time in policies of the beneficiary will for the time time time time of an amount the charact as the beneficiary will for the time time in the start as the beneficiary will for the time time time time and any policy of the beneficiary at least litten days prior to the expires the beneficiary in the search and the time time time time to any policy of the beneficiary the time and the beneficiary time time and the building the delivered to the time and the beneficiary time time and the beneficiary time time and the building the deliver and policy of the beneficiary the time and the beneficiary time to be the start as a police to the beneficiary time time and the policies of the beneficiary time to accele the any time or other starts the beneficiary the time and the pursuent to such notice. 5. To keep said premises the from construction lens and to pay all dating the deliverent and promptic the the starts as all the start as a starts and other therefore the beneficiary isolud the grantor tail to make payment of the decised and therefore the start and the time and the start as a starts and other therefore the start and the time and there therefore the start and the starts as therefore the start and the starts as therefore the start and the time addition of the decised of and they arece and the start and therefore any t

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It is mutually agreed that: 8. In the event that any portion or all of said a operty shall be taken under the right of eminent domain or condemnation, ben diciery shall have the right, ill it is developed to any portion it the monie payable to pay all resonant taking, which are in excess of the amount required to pay all resonant excess the all of any portion if the monie payable to pay all resonant with proceedings, shall be pail to hene/scipy and applied by it linst upon such proceedings, shall be pail to hene/scipy the to the trial and say resonable costs and expenses and attorney's for incurred by grantom such proceedings, shall be pail to hene/scipy bene-licity in such proceedings are the balance applied us on the indebiedness and execute such instrument as the line on expense, to take such actions and execute such instruments, at its own expense, to take such actions and execute such instruments, at its own expense, to take such actions and execute such instruments, at its own expense, to take such actions and execute such instruments, at its own expense, to take such actions and execute such instruments, at its own expense, to take such actions and execute such instruments, at its own expense, to take such actions and the note its fees and from time to time upon witten request of bene-redorsement (in case of full reconversation of this dead and the note for endorsement (in case of full reconversation of the indebiedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided place designaterwise. The sale shall be held on the date and at the time and place designaterwise. The sale shall be held on the date and at the time and place designaterwise. The sale shall be held on the date and at the time and place designaterwise. The trustee may sell said property either and to she high separate parcels and shall sell the parcel and shall deliver to the parched by law. The trustee may sell said property either and to she high separate parcels and shall sell the parcel at shall deliver to the parched by law. The trustee may sell said property either for property so sold and the date of any network of the property of the trustee sells and the form as required by law. Trustee the property so sold the date of any networks at the said. Be conclusive proof the frantor and beneticing any purchase at the said. Be conclusive proof the frantor and beneticing the trustee at a sell shall be conclusive proof the frantor and beneticing the trustee at the said. Be conclusive the thuling the compensation of the trustee at the said be conclusive to surplus. The solution of the trustee to the trust the surplus. If any to the frantor are not held the trustee in the trust excorded here subsequent to the interest of the trustee in the trust surplus. If any, to the frantor are to his excessor in interest entitled to such and the property in a state of any proceed in the surcessor in success index. If any trustee setted with all title, prover the superiment within the trustee. The trust when this is countered and by trustee in a count, and without count is and any success in all the property is situated, and the south are count to the successor index. If the property is situated, and the south are count of the successor index. If the success is the south are appointed at the south appointent windex the interest many appear in the successor in the successor i

NOTE: The Trust Deed Act provides that the trustee hereund must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust compony or savings and foan association authorized to do business that the laws of Oregon kr the United States, a title insurance company authorized to insure thile to real property of this state, its subsidiaries, affiliates, agents or brancher, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

18497 The grantor covenents and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loon represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, ir (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inur s to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledge, of the contract secured hereby, whether or not numed as a beneficiary increasing in construing this deed and whenever the context so requires, the masculine gender includes the leminine and the nutter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by linking out, whichever warranty (c) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a creditor as such word is defined in the Truth inclending Act and Regulation Z, the beneficiary MUST comply with the At and Regulation by meking required disclosures; for this purpose use Stavais-New Form No. 1319, for equivalent. If compliance with the Act is not required, clistegard this notice. EVA L. WARNER рани. - А. 19 - А. 19 in ્ટ્રે STALE OF OREGON, County of ____Klamath_____ NOTAH This instrument was acknowledged before me on _____ September 11 ____, 19.91., P 1 4 by HIA L. WARNER 4 3 L 1 C/3 This instrument was acknowledged before me on . ŵ hr 88 of a. My commission expires 6/8/2 Public for Oregon REQUEST FOR FULL RECONVEYANCE To be used only when oblightings have been pold TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and ratisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the sart e. Mail reconveyance and documents to DATED: . 19 Beneficiary Do not loss or destroy this Trast Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be n TRUST DEEL ÷...... 复彩的复数 (FORM No. SET) STRVENS-NESS LAW PUB. CO., PORTI HERA INTERNA STATE OF OREGON. : 翻: County of Klamath ND. EVA L. WARNER I certify that the within instrument 3232 W. AVE. L-4 was received for record on the 13th. day LANCASTER, CA 93536 Sept., 19 91 of . at 12:13 o'clock P. M., and recorded Grentor GARY E. LAQUA and DIANE S. LAQUA SPACE RESERVED in book/reel/volume No. M91 on 573 PARK RIDGE DR. FOR page 18496 or as fee/file/instru-RECORDER'S USE VACAVILLE, CA 95688 ment/microfilm/reception No....34576., TT والقنع Record of Mortgages of said County. 游戏 [金融] [3] Beneticiary Witness my hand and seal of MOUNTAIN TITLE COMPANY County affixed. (1) (E OF KLAMATH COUNTY Evelyn Biehn, County Clerk Terneri 海北市運輸 By Daulese Much molese Deputy Fee \$13.00