/ I	E3: This Deed of Trust	is made on San 17, 1997	annual the Consta		
/ I	TINOTHY L. MA	Children on a resemble of the comment of the commen	APRIL A. William the Granto	(	
CTERSO	W. TAXAD	TERTENENT CONT. 101 SW	Main St. 13th Floor,	Portland, UR 972	("Trustee").
	(Borrower"),	GREEN TREE PINANCI	al servicing curposes.	.08	
	and the Beneficiary,	TUNIATIN, OR 9/062	der the laws of	, whose address is	
	°PO BOX 1570 ,	TUALATIN, UN 97002	de Tautas in truct 14	ith nower of sale the real e	state described below
CONV	EYANCE: For value re and all rights, easemer	ceived, Borrower irrevocably grants its, appurtenances, rents, leases and 6 BIG BUCK LANE	d existing and future improvements a	and fixtures (all called the "pro-	3/001
PHOP	ENT PAUDICOS.	(Street)	(City)		(Zip Code)
		property located at 8 ge of KLANATH FALLS	C. MARIE 17. SA EXT.	RLAWATTI	_, in the
C	CALLOND\ATTIG	in which the Borrower This property is more	Total Total	mehald ar other	
		er does hereby author roperty description a xhibit A after the Bo			age,
			Table William on year or block of the control of th		
	located in KIAHA		County, Oregon.		
TITL	E: Borrower covernants	and warrants title to the property, ex	ccept for		
				he made manage of the cover	anants and anreeme
SEC	amounts Borrower o	eed of Trust secures to Lender repeted of Trust and in any other documents to Lender under this Deed of Trusts thereof.	rust or under any instrument secur	ed by this Deed of Trust, inc	cluding all modificatio
	The secured debt is	evidenced by (List all instruments an 1 Note or Manufacture greenent executed by	d agreements secured by this Deed d Rose Retail Install	of Trust and the dates there sent Contract and	of.):
	Security A	greent executed by	Dalazol name		
	Revolving credit	onreement dated		vances under this agreement	may be made and rep
	and easin made sub	ect to the dollar limit described being	!.	idvanced. Future advances a	are contemplated and
	Future Advances: be secured to the sa	The above debt is secured even tho ame extent as if made on the date thi	S Deed of Hast is every		
		360 ₩	onths from last const	ruction disburses	if not paid earli
EIC	The total unpaid bal	n is due and payable on ance secured by this Deed of Trust a AND BIGHT TRUBBERD FIFT  my amounts disbursed under the tor	at any one time shall not exceed a m	aximum principal amount of 368.  Dollars (\$	79.85 Trust or to perform an
	the covenants conta	ained in this beed of frust, with miss	30, 011		
•	A copy of the part hereof.	The interest rate on the obligation se e loan agreement containing the ter	nns under which the interest rate m	ay vary is attached to this D	leed of Trust and mai
Ri	DERS: Commercial  GNATURES: By signing  in any riders desc	ig below, Borrower agrees to the tribed above signed by Borrower.	terms and covenants contained in Borrower also acknowledges rece	this Deed of Trust, includi	ng those on page #,
	11.1	PLIL	Ca	Wa H	boxbl.
	TIMOTH I.			The state of the s	
	3-4-24 (6-5-4-25)	ing the control of th			
:			and the second		County ss:

My commission 5/25/2010

TO TRUSTEE:

The undersigned is the holder of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto.

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**OREGON** 

## COVENANTS

- 1. Payments. Borrower agrees to make all payments on the secured debt when due. Unless Borrower and Lender agree otherwise, any payments Lender receives from Borrower or for Borrower's benefit will be applied first to any amounts Borrower owes on the secured debt exclusive of interest or principal, second to interest, and then to principal. If partial prepayment of the secured riebt occurs for any reason, it will not reduce or excuse any schedulad payment until the secured debt is paid in full.
- 2. Claims Against Title. Borrower will pay all taxes, assessments, and other charges attributable to the property when due and will defend take to the property against any claims which would impain the lien of this Deed of Trust. Lender may require Borrower to assign any rights, claims or defenses which Borrower may have against parties who supply labor or materials to improve or maintain the property.
- 3. Insurance. Borrower will keep the property insured under terms acceptable to Lender at Borrower's expense and for Lender's benefit. All insurance policies shall include a standard mortgage clause in favor of Lender, Lender will be named as loss payee or as the insured on any such insurance policy. Any insurance proceeds may be applied, within Lender's discretion, to either the restoration or repair of the damaged property or to the secured debt. If Lender requires mortgage insurance, Borrower agrees to maintain such insurance for as long as Lender requires.
- 4. Property. Borrower will keep the property in good condition and make all repairs reasonably necessary.
- 5. Expenses. Borrower agrees to pay all Lender's expenses, including reasonable attorneys' fees, if Borrower breaks any covenants in this Deed of Trust or in any obligation secured by this Deed of Trust. Borrower will pay these amounts to Lender as provided in Covenant 9 of this Deed of Trust.
- 6. Prior Security Interests. Unless Borrower first obtains Lender's written consent, Borrower will not make or permit any changes to any prior security interest. Borrower will porform all of Borrower's obligations under any prior Mortgage. Deed of Trust or other security agreement, including Borrower's covenants to make payments when due.
- 7. Assignment of Rents and Profits. Borrower assigns to Lender the rents and profits of the property. Unless Borrower and Lender have agreed otherwise in writing, Borrower may collect and retain the rents as long as Borrower is not in default. If Borrower defaults, Lender, Lender's agent, or a court appointed receiver may take possession and manage the property and collect the rents. Any rents Lender collects shall be applied first to the costs of managing the property, including court costs and attorneys' fees, commissions to rental agents, and any other necessary related expenses. The remaining amount of rents will then apply to payments on the secured debt as provided in Covenant 1.
- 8. Leaseholds; Condominiuma; Planned Unit Developments. Borrower agrees to comply with the provisions of any lease if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a condominium or a planned unit development, Borrower will perform all of Borrower's duties under the covenants, by-laws, or regulations of the condominium or planned unit development.
- 9. Authority of Lender to Perform for Borrower. If Borrower fails to perform any of Borrower's duties under this Deed of Trust, Lender may perform the duties or cause them to be performed. Lender may sign Borrower's name or pay any amount if necessary for performance. If any construction on the property is discontinued or not carried on in a reasonable manner, Lender may do whatever is necessary to protect Lender's security interest in the property. This may include completing the construction.

Lender's failure to perform will not preclude Lender from exercising any of its other rights under the law or this Deed of Trust.

Any amounts paid by Lender to protect Lender's security interest will be secured by this Deed of Trust. Such amounts will be due on demand and will bear interest from the date of the payment until paid in full at the interest rate in effect on the secured debt.

- 10. Default and Acceleration. If Borrower fails to make any payment when due or breaks any covenants under this Deed of Trust or any obligation secured by this Deed of Trust, Lender may accelerate the maturity of the secured debt and demand immediate payment and may invoke the power of sale and any other remedies permitted by applicable law.
- 11. Power of Sale. If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and at Lender's election to cause the property to be sold and shall cause such notice to be recorded in each county in which the property or some part thereof is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law to Borrower and to other persons as applicable law may require. After the lapse of such time as may be prescribed by applicable law, Trustee shall sell the property (in gross or in percels) at public auction to the highest bidder for cash at the time and place and under the terms designated in the notice of sale. Lender or Lender's designee may purchase the property at any sale. Trustee shall deliver to the purchaser Trustee's deed conveying the property without any covenant or warranty, expressed or implied. Trustee shall apply the proceeds of the sale in the following order: (1) to all reasonable costs and expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (2) to all sums secured by this Deed of Trust; and (3) the excess, if any, to the person or persons legally entitled thereto.
- 12. Inspection. Lender may enter the property to inspect it if Lender gives Borrower notice beforehand. The notice must state the reasonable cause for Lender's inspection.
- 13. Condemnation. Borrower assigns to Lender the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the property. Such proceeds will be applied as provided in Covenant 1. This assignment is subject to the terms of any prior security agreement.
- 14. Walver. By exercising any remedy available to Lender, Lender does not give up any rights to later use any other remedy. By not exercising any remedy upon Borrower's default, Lender does not waive any right to later consider the event a default if it happens again.
- 15. Joint and Several Liability; Co-signers; Successors and Assigns Bound. All duties under this Deed of Trust are joint and several. Any Borrower who co-signs this Deed of Trust but does not co-sign the underlying debt instrument(s) does so only to grant and convey that Borrower's interest in the property to the Trustee under the terms of this Deed of Trust. In addition, such a Borrower agrees that the Lender and any other Borrower under this Deed of Trust may extend, modify or make any other changes in the terms of this Deed of Trust or the secured debt without that Borrower's consent and without releasing that Borrower from the terms of this Deed of Trust.

The duties and benefits of this Deed of Trust shall bind and benefit the successors and assigns of Lender and Borrower.

16. Notice. Unless otherwise required by law, any notice to Borrower shall be given by delivering it or by mailing it addressed to Borrower at the property address or any other address that Borrower has given to Lender. Borrower will mail any notice to Lender at Lender's address on page 1 of this beed of Trust, or to any other address which Lender has designated.

Any notice shall be deemed to have been given to Borrower or Lender when given in the manner stated above.

- 17. Transfer of the Property or a Beneficial Interest in the Borrower. If all or any part of the property or any interest in it is sold or transferred without Lender's prior written consent. Lender may demand immediate payment of the secured debt. Lender may also demand immediate payment if the Borrower is not a natural person and a beneficial interest in the Borrower is sold or transferred. However, Lender may not demand payment in the above situations if it is prohibited by federal law as of the date of this Deed of Trust.
- 18. Release. When Borrower has paid the secured debt in full and all underlying agreements have been terminated, Lender shall request Trustee to reconvey the property. Borrower agrees to pay all costs to recond such reconveyance.
- 19. Substitute Trustee. Trustee shall resign at the request of Lender and may resign at its own election. Upon the resignation, incapacity, disability or death of Trustee, Lender shall appoint a successor trustee by an instrument recorded in the county in which this Deed of Trust is recorded. The successor trustee shall thereupon be vested with all powers of the original Trustee.
- 26. Use of Property. The property subject to this Deed of Trust is not currently used for agricultural, Ember or grazing purposes.
- 21. Attorneys' Fees. As used in this Deed of Trust and in the Note, "attorneys' fees" shall include attorneys' fees, if any, which shall be awarded by an appellate court.
- 22. Severability. Any provision or clause of this Deed of Trust or any agreement evidencing the secured debt which conflicts with applicable law will not be effective unless that law expressly or impliedly permits variations by agreement. If any provision or clause in this Deed of Trust or any agreement evidencing the secured debt cannot be enforced according to its terms, this fact will not affect the enforceability of the balance of the Deed of Trust and the agreement evidencing the secured debt.

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## EXHIBIT "A-LEGAL DESCRIPTION

Lot 15 in Block 37 of SIXTH ADDITION TO KLAMATH RIVER ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Filed for record at request of _	Amerititle		
of <u>January</u>	A.D., 19 <u>97</u> at10:49	o'clock A. M., and duly recorded in Vol. M97	da
	cf Mortgages	on Page 2119	
FEE \$20.00		Bernetha G. Letsch, County Clerk	
		by Katheur Ross	