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CREEN TREES FINANCIAL TO DESIGN MINER DEVENIES MALES MENER SENDING SENDING SETTING TO PERSONAL MARKET PO BOX 1570 PERMICIAL A VIDOR FIRST SHARM ONE VITE DESTRUCTIONS DESCRIPTION OF DESCRIPTION OF THE PROPERTY OF dans and consorts, subject to any arruphy interiors in the ATTN: JON a axi ayim osi ioatyon emit a adintahah on hiture yians or udanest are donien plated. However, no znabi hung un indiniba alkan pi dangilingga prulitada likupahangatan pinuga ang ana ana sari ta and the arms of the contraction pasyes toly listic actification was as at security the past at Space Above This Line For Recording Dataly is a second as a second of the secon nothing of kidds now sould thingle to nonestime K 5/3/2 emunt volt as no victuals about LINE OF CREDIT TRUST DEED อักษาเหมืองเรียก การเกมของเกมของเกมของเกมของ THIS DEED OF TRUST ("Security Instrument") is made on SEPTIMBER 29, 1997 The Grantor is LEROY T. RUBIDOUX and CAROLYN J. RUBIDOUX ("Borrower"). The trustee is rasso de dila di la completa l'idea di saggiaga salaba a la cata di la cata di la cata di la cata di la cata d ("Trustee"). The beneficiary is GREEN TREE FINANCIAL SERVICING CORPORATION which is organized and existing under the laws of Delware. and whose address is 7562. SW MOHAWK ... TUALATIN, OR 97062. thor, see also almost opened and a settle solutions of the last of the last of the last of the TO WILL CONVEYANCE - Borrower for good and valuable consideration, the receipt and sufficiency of which is encolacknowledged, and to secure the Secured Debt defined below, and the Borrower's performance under this o wis Security: Instrument: "irrevocably "grants, bargains, "and sells to Trustee, in trust, with power of sale, the grade following described (property: located in the Camana Have distributed about the control of the County: All of the property located at LOT 10 IN BLOCK 3 OF IRISH BEND City/Town/Village of CHILOUIR Town, County of KLAMATH State of OR , in about 10 which the Borrower has an ownership, lessehold or other legal interest. This property is more particularly described on the schedule (titled additional Property Description, which is attached) hereto as Exhibit A, together with a security interes in that certain 1997., 70 X 28 MILLENIUM mobile home, serial number D. Air other Swinstons sites war one exitering, where king exists or surplied is similar extent the The Borrower does hereby author a the Linder or it s'assiens to obtain a more detailed property description after the Borrower has signed the Mortgage, and to attach Exhibit A after the Borrower religio (has, signed the wortgage combined his writtin wild be an element religious control of the control of tripopita principal servicia de la como de l COVENALLY CONTROL SUBJECT OF THE PROPERTY OF THE PARTY OF . Destronts Loriales corress of males of militarious of his secured deficioner due, unless Bairower ed Howhich has the address of LOT: 19 CHA BLOCK 3 OF STRISHEREND THE CONSERVATION OF THE SECOND ים בון **אונים לומר**פערין מאפג פון וווני גפנימיון מולה פאניונים סל פיותנווטו מר vns หม**ู่ Clilloquin** best การสมองเหลือน โดยเดียง และ เพื่อเป็น เพื่อเป็น **97624 ("Property Address").** ในปราชาวิทยุลย์**(โซป**ลายวอง มายาโทยบากจากหนา ปลายาวางการ **(Zip Code)**

Together with: (a) all improvements now or hereafter built on the property, all easements, applications application and all fixtures now or hereafter a part of the property, (b) all mineral, oil and gas rights and profits, water rights and stock that are part of the property, (c) all rights that Borrower has an the land bluowwhich lie in the streets or roads in front of, or hext to, the property. All replacements and additions shall you lalso be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as or alithe "Property: "៤។ ឬច្ចែល៖ ០៨% វេទាជាជា ១៤០៤៦៩ ១៧គឺ ១៤% កើតបើកែនិះ ១១៧%

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WARRANTY OF TITLE - Borrower warrants that Borrower is lawfully seized of the estate here conveyed and has the right to grant, bargain, and sell the Property and that the Property is unencumbered, except for ericumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

SECURED DEBT DEFINED : Borrower's "Secured Debt," which is secured by this Security Instrument, means and includes the following and includes the following the security associated by the security Instrument,

A. The promissory note(s), contract(s), guaranty(s) or other evidence of debt executed by Borrower listed below and all extensions; renewals, modifications or substitutions:

A Universal Note or Manufactured from Retail Installment Contract and Security Agreement.

executed by Buyers/Borrowers.

The above obligation is due and payable on the date 360 months after final disbursement, if not paid earlier.

B. All future advances, or other future obligations under any promissory note; contract, guaranty, or other evidence of debt existing now or executed after this Security Instrument. No future advance on future obligation will be secured by this Security Instrument unless the promissory note, contract, guaranty or other evidence of indebtedness under which such future advance or future obligation is incurred shall state on its face that it is secured by, and identifies by date of execution, this Security Instrument.

C. All additional sums advanced and expenses incurred by Lender for insuring, preserving or otherwise protecting the Property and its value and any other sums advanced and expenses incurred by Lender under the terms of this Security Instrument, plus interest at the highest rate in effect from time to time provided for in the promissory note(s), contract(s), guaranty(s), or other evidence of debt.

D. All other obligations Borrower owes to Lender, which now exist or may later arise, to the extent the taking of the Property as security for the obligation is not prohibited by law:

E. Borrower's performance under the terms of any instrument evidencing a debt by Borrower to Lender and any security instrument securing, guarantying, or otherwise relating to the debt.

COVENANTS - Borrower and Lender warrant and agree as follows:

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 as follows: First, to any amounts Borrower owes on the secured debt, exclusive of principal or interest; secondly, to interest due; and thirdly, to principal. If partial prepayment of the debt occurs for any reason, it will not reduce or excuse any scheduled payment until the secured debt is paid in full.

2. Claims Against Title. Borrower will pay all taxes, assessments, liens, encumbrances and other charges attributable to the Property when due, Lender may require Borrower to provide copies of receipts eviclencing these payments. Borrower will defend title to the Property against any claims which would impair the security interest created by this Security Instrument. 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.

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3. Insurance. Borrower shall keep the Property Insured against loss by fire, theft, flood and other risks. 2) The reasonably associated with the Property due to its type and location: insurance should be equal to amount of debt outstanding, under terms acceptable to Lender at Borrower's expense and for Lender's benefit. All bns insurance policies shall include a standard mortgage clause in favor of Lender Will be named as loss payee or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured on any such insurance policy. Any insurance proceeds may be applied, within leave or as the insured or as the in application of the proceeds to the principal shall not extend or postpone the due date of subsequent payments due, or change the amount of those payments. Borrower will give Lender prompt notice of any loss of damage to the Property. The insurance carrier providing the hazard insurance shall be chosen by Bol rower subject to Lender's approval, which shall not be unreasonably withheld.

If Lender requires mortgage insurance, Borrower agrees to maintain such insurance for as long as Lender requires.

o salin and and chimist four mos sleepleder of Tress. 4. Property. Borrower will keep the Property in good condition and make all repairs reasonably necessary. Lender may inspect the Property if the Property is vacant or abandoned or the loan is in default. Lender may take reasonable action to protect and preserve such vacant or abandoned Property.

S. Expenses. Borrower agrees to pay all of Lender's expenses, including reasonable attorney's fees, if Borrower breaks any covenants in this Security instrument or in any obligation secured by this Security Instrument. Borrower will pay these amounts to Lender as provided in Paragraph 9 of this Security Instrument. Instrument. If there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, for condemnation of to enforce laws or regulations), then Lender may do as a proceeding in bankruptcy, for condemnation of to enforce laws or regulations), then Lender may do as a proceeding in bankruptcy, for condemnation of to enforce laws or regulations), then Lender may do as a proceeding in bankruptcy, for condemnation of the Property, including payment of taxes, hazard and pay whatever is necessary to protect the value of the Property, including payment of taxes, hazard insurance and other items mentioned in Paragraph 2.

6. Leaseholds, Condominiums, Planned Unit Developments, Borrower agrees to comply with the provisions of any lease if this Security Instrument is on a leasehold. If Borrower acquires fee title to the Property, the leasehold and fee title shall not be merged unless Lender agrees to the merger in writing. If the Property includes a unit in a condominium, cooperative, or a planned community, Borrower will perform all of Borrower's duties under the covenants, by-laws or regulations of the condominium, cooperative, or

7. Condemnation Borrower assigns to Lenders the proceeds of any award or claim for damages planned community. connected with a condemnation or other taking of all or any part of the Property: Such proceeds will be applied, as provided in Paragraph 1. This assignment is subject to the terms of any prior security

B. Assignment of Leases and Rents. Borrower assigns to Lender all rents and revenues of the Property. agreement. Unless Borrower, and Lender have agreed otherwise in writing, Borrower may collect and retain the rents for not more than one month in advance if Borrower, is not in default. If Borrower defaults, Lender, Lender's agent or a court appointed receiver may take possession of and manage the Property and collect rents, including those past due. Any rents Lender collects shall be applied first to the costs of managing the Property, including court costs, attorney's fees, commissions to rental agents and all other necessary and related expenses. Any remaining sums will be applied toward payment of the Secured Debt as provided in covenant le novel original processor

9. Authority of Lender to Perform for Borrower. If Borrower fails to perform any of Borrower's duties under this Security Instrument, Lender may perform those duties or cause them to be performed Lender may sign Borrower's name or pay any sums necessary to secure 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 their security interest in the Property, including completion of the construction. Lender's, failure to protect their second, interest and preclude Lender from exercising any of their other rights under the law or this Security Instrument. Although Lender may take action under this covenant, Lender is not obligated to do so. Any amounts paid by Lender to protect Lender's security interest will be secured by this Security Instrument. These sums will be due on demand and will accrue interest at the rate in effect on the secured. while debt from the date of the payment until paid in full.

- cases in the book produced by the zeo realist between the society and their resonance in the coverants and Acceleration. If Borrower, falls to make any payment when due on breaks any covenants under this Security Instrument or any obligation secured by this Security Instrument, 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.
- vi A 1/16b harmon of Sale. The Lender may, at the clistretion of the Lender, exercise the power of sale, or, alternatively, Lender may foreclose in the same manner as provided by law for the foreclosure of mortgages on real property, 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 parcels) 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. No Waiver. If circumstances occur which would permit lender to require immediate payment in full but Lender does not require such payments, Lender does not waive its rights with respect to subsequent events: ración de la baccabación certa interación de la comoción de la com
- 13. Prior Security Interests. Unless Borrower first obtains Lender's written consent, Borrower will not make or permit an increase in the amount of any prof security interests. Borrower will perform all of Borrower's obligations underlany prior mortgage, deed of trust or other security agreement, including Borrower's covenants to make payments when due. resolution lis a unit in a condominume a constant conficiency in the communication of the conficience will perform
- 10 32 33 14. Inspection: Lender may enter the Property to inspect it if Lender gives Borrower notice beforehand. The notice must state a reasonable purpose for Lender's inspection.
- 25. Applicable Law, Severability, Interpretation. This Security Instrument is governed by the laws of and the jurisdiction in which Lender is located except to the extent otherwise required by the laws of the visconjurisdiction where the Property is located. This Security Instrument is complete and fully integrated. This Security Instrument may not be amended or modified by oral agreement. Any section or clause in this Security Instrument, attachments, or any agreement related to the Secured Debt that conflicts with applicable law will not be effective, unless that law expressly or impliedly permits the variations by written agreement. If any section or clause of this Security Instrument cannot be enforced according to its terms, that section or clause will be severed and will not affect the enforceability of the remainder of this Security Instrument. Whenever used, the singular shall include the plural and the plural the singular. The captions and headings of the sections of this Security Instrument are for convenience only and are not to be used to interpret or define the terms of this Security Instrument. Time is of the essence in this Security Instrument.
 - is a specification of the monte of the second of the secon by mailing the notice by certified mail addressed to Borrower at the property address or any other address that Borrower provides to Lender, Any notice to Lender shall be by mailing the notice by certified mail to Lender's address as designated on page 1 of this Security Instrument or to any other address that Lender provides to Borrower.

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

ampietion of the 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 Security Instrument.

- 18. Release. When Borrower has paid the secured debt and Lender has no further obligation to make and ances under the instruments of indeptedness secured by this Security Instrument, Lender or Trustee shall, at Borrower's request, acknowledge satisfaction of this Security Instrument in the manner provided by applicable law without cost to Borrower. Borrower agrees to pay all costs to record such satisfaction.
 - 19. Successor Trustee, Lender, at Lender's option, may from time to time remove Trustee and appoint a successor trustee by an instrument recorded in the county in which this Security Instrument is recorded. The successor trustee, without conveyance of the Property, shall succeed to all the title, powers and duties conferred upon the Trustee by this Security Instrument and by applicable law.
- 20. Severability. Any provision or clause of this Security Instrument or any Instrument of Indebtedness 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 Security Instrument or any such Instrument evidencing the secured debt cannot be enforced according to its terms, this fact will not affect the bental enforceability of the balance of this Security Instrument and such Instrument evidencing the secured debt. and licidrowlellined the
 - 21. Obligations Defined. Borrower's "Obligations" which are secured by this Security Instrument are defined as and include the following: len orotal
 - A. Any promissory note, instrument or agreement executed by Borrower which evidences a loan by Lender to Borrower, and all extensions, renewals, modifications or substitutions (Evidence of Debt) thereof; and whether or not such future advances or future obligations are incurred for any purpose that was related or unrelated to the purpose of this Evidence of Debt.
- B. All additional sums advanced and expenses incurred by Lender for the purpose of insuring, preserving or otherwise protecting the Property and its value and any other sums advanced and aground area birexpenses incurred by Lender under the terms of this Security Instrument, plus interest at the yesisk mis any isame rate provided for in the instrument(s) which evidence the Loan. is and this Doed of it unit which are delivered hereby, and to reconvey,
- vision special other oblidations Borrower bwes to Lender which now exist or may later arise, to the extent the taking of the Property as security for the obligation is not prohibited by law.
 - D. Borrower's performance under the terms of any instrument which evidence a loan by Lender to Borrower and any security instrument which secures, guaranties or otherwise relates to the loan.

However, this Security Instrument will not secure another debt

- A. If this Security Instrument is in Borrower's principal dwelling and Lender fails to provide (to all persons entitled) any notice of right of rescission required by law for the other debt;
- B. If Lender falls to make any disclosure of the existence of this Security Instrument required by law or the other debt.
- 22. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements in this Security Instrument as if the rider(s) were a part of this instrument. [Check applicable item(s)].

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Instrument and in	any rider(s) executed by Borrower a	de and bling and recognition of the period of the security of the terms and covenants contained in this Security of the terms and covenants contained in this Security of the terms of the
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together with all directed to cance without warranty	other indebtedness secured by the said note or notes and this Deed, all the estate now held by you u	RECONVEYANCE The prince of the second of the second of the second by this Deed of Trust. Said note or notes, is Deed of Trust, have been paid in full. You are hereby it of Trust, which are delivered hereby, and to reconvey, nder, this Deed of Trust, to the person or persons legally on the person of the persons of the person of the pers
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