STEVENS-NESS LAW PUBLISHING COS PORTLAND, OR. 97204

A

## TRUST DEED

TRUST DIED (No restric

and a second

mrc 6750

18 Page 24269 Vol. day of September etween THIS TRUST DEED, made this 19th ..... WALTER S. MORRISON and ZELMA L. MORRISON, husband and wife , as Grantor, MOUNTAIN TITLE COMPANY, an Oregon corporation , as Trustee, ......... and ISABEL O, HERR , as Beneficiary, WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as:

91 [[[[[[]]]]]] Lot 11, Block 12, ORESON SHORES SUBDIVISION, Tract 1053, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. parts (jaks),

1. 686 stel 1931. TRUST DEED

and there are allowed to the times that are set at a set of the

3118

57475

FORM No.

TS

in

erre e na

881-1-Oregon Trust Deed Sarles-

together with all and singular the tenenunts, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or inereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. tion with said real ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Dollars, with interest becomes due and pavable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

<text><text><text><text><text>

a constantes de la consta

a the date, stated above, on which the final installment of said note liveal, timber or grazing purposes.
(a) iconsent to the making of any map or plat of said property; (b) join in franting any sexemation correcting any restriction thereon; (c) join in any statement or creating any restriction thereon; (c) join in any state of a property and the property. The drantes in any reconveyance may be described as the "person or persons feally entitled thereto?" and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trustee's ises for any of the services menioned in this paragraph shall be rollers than \$5.
10. Upon any default by granfor hereunder, beneficiary may at any time without notice either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebienss hereby secured, order upon and take possession of said property. The collection secure and profix or the proceeds of itre and other insurance policies or compensation or awards for any taking or damage of the property and the application or release thereof as alforead, shall not cure or wards any determine.
11. Upon default by granfor in payment of any indebiedness secured hereby, and in such order as beneficiary may determine.
12. Upon default by granfor in payment of any indebiedness secured hereby in this performance of any agreement hereunder. the beneficiary may at there by allow a norther any agreement hereunder. the beneficiary may are default or notice of default hereins and profix or the proceeds of itre addition the abive taxes set. Hereby immediately due and payment is associated hereby immediately due and payment is associated hereby immediately due and payment is a sate any oright the abive taxes set. Hereby are any addition and collection included hereby and at the payment of any at any at any at any at a motion of the property and has application or release thereb as dorived any she de

surplus, if any, to the grantor or to his successor in interest entitled to auch surplus. I.G. For any reason permitted by law beneliciary may from time to time appoint a successor or successor to any trustee mamed herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duties conferred upon any trustee herein named ner and without conveyance. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County Glerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record an provided by law. Trustee is no obligated to notify any party hereto of pending sale under any other deed at frust or of any acion or proceeding in which frantor, beneticiary of trustee shall be a party unless such action or proceeding is brought by trustee.

\_\_\_\_\_

NOTE: The Trust Deed Act provides that the trustre hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon association authorized to a business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, a jonts or branches, or the United States or any agency thereof.

Covenanto	
fully seized in fee simple of said day	grees to and with the beneficiery
	grees to and with the beneficiary and those claiming under him, that I cribed real property and has a valid, unencumbered title thereto
· · · · · · · · · · · · · · · · · · ·	
and that he will warrant and forever	defend the
	r defend the same against all persons whomsoever.
<b>***</b>	
(a)* primarily for grantor's personal. (b) for an order	ds of the loan represented by the above
purposes,	ds of the loan represented by the above described note and this trust deed are: family, household or agricultural purposes (see Important Notice below), grantor is a natural person) are for business or commercial purpose set
masculine gender includes the femilia	d as a beneficiary shall mean the hald legatees, devisees, administrate
IN WITNESS WHEREOF, said	including heater, and the singular number including this deed and whenever the context so required forentes to
not and NOTICE: Delete, by lining	set his hand the day and year first the
	the beneficiary is a creditor
the start and Regulation of the start and start and Regulation of the start and Regula	lation by moline 2, the
equivalent, if compliance with the Act not requir lif the signer of the above is a comportion, use the form of acknowledgment opposite.]	red, disregard this notice.
STATE OF OREGON,	(Dks 93,490)
County of Pri-	
September 10	county of
	ter
S. Morrison and Zelma L. Morr	cison each for himself and not one land
	Dresident a the tormer i
ment to be the in	Secretary dia the latter is
· · · · · · · · · · · · · · · · · · ·	dead of said the seal affixed to the fant
(OFFICIAL Belore the States	half al is the correct that said that said the correct is the correct
Migrary Public for Oregon	them acknowledged said instrument to be its voluntary act and dealed in Before me;
My commission expires: 8-22	Notary D. Lt
6/- 11: 8-23-	-81 Notary Public for Oregon (OFFICI My commission expires: SEAL
	SEAL,
· · · · · · · · · · · · · · · · · · ·	LEOUEST FOR
10 Control of the second se	REQUEST FOR FULL RECONVEYANCE
То:	a used only when obligations have been poid, and the second
<i>T</i> 0:	v used only when obligations have been paid.
TO: The undersigned is the legal owner and holder trust deed have been fully paid and splitted y	of all indebtedness secured to the secure of
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to carpet in herewith trust.	of all indebtedness secured by the loregoing trust deed. All sums secured to the secure of the secur
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to carpet in herewith trust.	of all indebtedness secured by the loregoing trust deed. All sums secured to the secure of the secur
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to carpet in herewith trust.	of all indebtedness secured by the loregoing trust deed. All sums secured to the secure of the secur
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to carpet in herewith trust.	of all indebtedness secured by the loregoing trust deed. All sums secured to the secure of the secur
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to carpet in herewith trust.	of all indebtedness secured to the secure of
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to carpet in herewith trust.	of all indebtedness secured by the loregoing trust deed. All sums secured to the secure of the secur
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same: Mail reconvey DATED: , 19.	of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms o evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same: Mail reconvey DATED: , 19.	of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms o evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same: Mail reconvey DATED: , 19.	of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms o evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail reconvey DATED: De not lose or destroy this Trust Deed OR THE NOTE which it a	of all indebtedness secured by the loregoing trust deed. All sums secured to the secure of the secur
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail reconvey DATED: De not lose or destroy this Trust Deed OR THE NOTE which it a TRUST DEED IFORM No. 2010	Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms o evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the pance and documents to Eeneficiary secures. Both must be delivered to the trustee for concellation before reconveyance will be mode.
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together, with said trust deed) and to reconve, estate now held by you under the same: Mail reconvey DATED: Do not lose or destrey this Trust Deed OR THE NOTE which it a TRUST DEED	Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by sain reby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the same and documents to Ereneticiary secures. Both must be delivered to the trustee for concellation before reconveyance will be mode. STATE OF OREGON
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail reconvey DATED: De not lose or destroy this Trust Deed OR THE NOTE which it a TRUST DEED IFORM No. 2010	Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms o evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the pance and documents to Eeneficiary secures. Both must be delivered to the trustee for concellation before reconveyance will be mode. STATE OF OREGON County of
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail recorves DATED: De net lose or dettrey this Trust Deed OR THE NOTE which it a TRUST DEED [FORM No. \$81-1] ETEVENS-MESS LAW FUE. CO., FORTLAND: ONE.	severe entry when obligations have been poid. Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said revidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the pance and documents to Enerticiary secures. Both must be delivered to the trustee for concellation before reconveyance will be mode. STATE OF OREGON L certific at the trust of the formation before the formation L certific at the trust of the formation before the said trust formation L certific at the formation of the formation before the formation before the said trust formation L certific at the formation of the formation before the said trust for the said trust formation before the said trust formation before the said trust formation before the said trust for the said trust for the said trust formation before the said trust for the said trust formation before the said trust for the said trust for the said trust formation before the said trust formation before the said trust formation before the said trust for the said trust for the said trust for the said trust formation before the said trust for t
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail reconvey DATED: De net lose or destrey this Trust Deed OR THE NOTE which it a TRUST DEED [FORM No. \$81-1] E-EVENS-MARS LAW FUS. CO. FONTLAND. ONE.	secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON STATE OF OREGON State of the delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON State of the structure of the structure of the structure of the terms of terms o
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail recorves DATED: De net lose or dettrey this Trust Deed OR THE NOTE which it a TRUST DEED [FORM No. \$81-1] ETEVENS-MESS LAW FUE. CO., FORTLAND: ONE.	secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON SPACE RESERVED State State of the secured by the toregoing trust deed. All sums secured by said trust deed. All sums secured by said trust deed and trust deed the solution of the terms of the terms of the terms of you under the terms of you wanter to you warranty, to the parties designated by the terms of said trust deed the terms of said trust deed the terms of
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail reconvey DATED: De net lose or destrey this Trust Deed OR THE NOTE which it a TRUST DEED [FORM No. \$81-1] E-EVENS-MARS LAW FUS. CO. FONTLAND. ONE.	so the entry when obligations have been poid. , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said treby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the space and documents to <i>Beneficiary</i> secures. Both must be delivered to the trustee for concellation before reconveyance will be made. <i>STATE OF OREGON</i> <i>County of</i> <i>I certify that the within instru- ment was received for record on the</i> .27th.day of, 1978, space RESERVED FOR <i>Low March Solution</i> <i>Low March Solution</i> <i>Low March Solution</i> <i>Low March Solution</i> <i>Low March Solution</i> <i>Low March March Solution</i> <i>Low March March Solution</i> <i>Low March March March Solution</i> <i>Low March Ma</i>
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve, estate now held by you under the same: Mail reconvey DATED: Do not lose or destrey this Trust Deed OR THE NOTE which it a TRUST DEED [FORM No. \$\$1-1] ETAVEND-MARK LAW FUD. CO. FONTLAND: ONE. Crantor	secures. Both must be delivered to the trustee for concellation before reconveyance will be mode.
TO: The underwigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail recomvey DATED: Do not lose or destrey this Trust Deed OR THE NOTE which it a <b>TRUST DEED</b> [FORM No. \$81-1] ETRUST AUX PUB. CO., PONTLAND. ONE. Grantor Beneticion	setures. Both must be delivered to the trustee for concellation before reconveyance will be made. SPACE RESERVED FOR RECORDER'S USE Beneficiary Beneficiar
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail recomves DATED: De not lose or destrey this Trust Deed OR THE NOTE which it a <b>TRUST DEED</b> (FORM No. \$81-1) ERVEND-MARK LAW PUB. CO. PONTLAND: ONE. Grantor Beneticiary AFTER RECORDING RETURN TO De not No. Herr	secures. Soft must be delivered to the trustee for concellation before received for record on the trustee for concellation before record on the strustee for record on the strustee for still concellation on the still concellation book. MT8 and the still concellation on the still concellation the still concellation of the still concellation the still concellation on the still concellation the stillation the still co
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail recomves DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it a <b>TRUST DEED</b> [FORM No. \$81-1] ERVEND-MARS LAW PUB. CO. PONTLAND: ONE. Grantor	secures. Both must be delivered to the trustee for contectation before reconveyance will be made. STATE OF OREGON SSACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY of SPACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY OF SACE ACCOUNTY OF SPACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY OF SSACE ACCOUNTY OF SACE ACCOUNTY OF SACE ACCOUNTY OF SACE ACCOUNTY OF SPACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY SACE ACCOUNTY SSACE ACCOUNTY SSACE ACCOUNTY SACE ACCOUNTY SSACE ACCOUNTY SCACE ACCOUNTY SSACE ACCOUNTY SSA
TO: The underwigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same: Mail recomvey DATED: Do not lose or destrey this Trust Deed OR THE NOTE which it a <b>TRUST DEED</b> [FORM No. \$81-1] EXERNS-MASS LAW FUE CO. FORTLAND. ONE.	secures. Soft must be delivered to the trustee for concellation before received for record on the trustee for concellation before record on the strustee for record on the strustee for structure for many structure for a stile/recel number 57475 for a stile/recel number 57475 for the strustee for county attixed.
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail recomves DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it a <b>TRUST DEED</b> [FORM No. \$81-1] ERVEND-MARS LAW PUB. CO. PONTLAND: ONE. Grantor	secures. Both must be delivered to the trustee for contectation before reconveyance will be made. STATE OF OREGON SSACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY of SPACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY OF SACE ACCOUNTY OF SPACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY OF SSACE ACCOUNTY OF SACE ACCOUNTY OF SACE ACCOUNTY OF SACE ACCOUNTY OF SPACE RESERVED FOR RECORDER'S USE STATE OF OREGON SSACE ACCOUNTY SACE ACCOUNTY SSACE ACCOUNTY SSACE ACCOUNTY SACE ACCOUNTY SSACE ACCOUNTY SCACE ACCOUNTY SSACE ACCOUNTY SSA