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

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TRUST DEED

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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 thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Da n's leas by anna tha least dene OR HIC HOLF an built chaires dath must be stad and the states for

Jeffrey B. Hurdle and Robert Hurdle, Jr.

and Edward C. Dore, Jeanne M. Dore and Rose G. Young , as Beneficiary,

Lot 17 Block 2 of Mountain Lakes Homesites, according to the official plater and thereof on file in the office of the County Ckerk of Klamath County, Oregon.

FORM No. 881-Ordgon Trust Deed Series-TRUST DEED. TC STEVENS-NESS LAW PUBLISHING VELLE JIELLA 63263 METHIS TRUST DEED, made this Vol. M79 Page TRUST DEED 23 Jefferey Bryan Hurdle and Robert De Pau Hurdle, Jr.

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to successor truster successor or successors to any truster han and herein or to any time appoint a successor truster, the latter shall or another and without powers and during successor truster, the latter shall or appointed instrument, each successor truster, the latter shall or and or appointed hereinder. Each successor truster, the latter shall or and the with all title instrument evented appointment and substitution shall amend or appointed instrument evented appointment and substitution shall or the to any dreat and its place of treat beneficiary, containing reference in main by written and its place of the which, when recorded in the ollier his trust deed Clerk or Recorder of the proper appointment of the successor instee. 17. Trustee accepts first trust when this deed, duly written and obligated to notify any path here to a provided by law. Trustee accept and obligated to notify any path here to a provided by law. Trustee and obligated to notify any path here to a provided by law. Trustee is and shall be a party unless such action or proceeding is brought by trustee.

instrument, irrespective of the maturity dates expressed therein, or approval of the beneliciary, or space of the intervent of the maturity dates expressed therein, or space of the intervent of the mating of any map or plat of said property. (b) join in granting any easement or creating map or plat of said property. (b) join in granting any easement or creating map or plat of said property. (b) join in granting any easement of creating map or plat of said property. (b) join in granting any easement of creating the prescribed property. The intervent proceedings and the recitals therein of the interventy of the same of the interventy without warranty, within the ded or the lien or, charge frame in preson y interventy the state of the interventy of the same in the recitals therein of the proceeding of the same in this state in the recitals therein of the beneficiary may at any the conclusive proof of and the recitals therein of the second of the same in the recitals therein of the same of the same intervent, without regardly a fact or by a receiver to be appendent by a court, and without regardly a fact or by a receiver to be appendent of the rends, or the same of the ind by a court, and without regardly a fact or by a receiver to be appendent of the rends, and operation and collection, including apply the same, field by a court, and without regardly of the proceeds of the and other fields and there and unput with a schoord as a dense of the rends, in the operation and collection, including apply the same, fields of the rends, second hereby, and in such condents secured hereby and any advertise collect the rends, including the same of the application or release thereby and in a dense of the and other or property, policies or compensation of award or the proceeds of the and other or property policies or compensation of awards or the proceeds of the and other or property policies or compresent hereinder and any advertisement and collection ficany of the same of any advertised any other of the same or th

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STATE OF DRIFTER

Klamath County Title Company , as Trustee,

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The grantor covenants 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

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and that he will warrant and forever defend the same against all persons whomsoever.

- The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

* IMPORTANT, NOTICE: Delete, by lining out, whicheve not applicable; if warranty (a) is applicable and the	antor has hereunto set his hand the day and year first above written.
or such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act	and Regulation Z, the
disclosures; for this purpose, if this instrument is to be the purchase of a dwelling use the former is to be	a FIRST lien to finance
equivalent. If compliance with the Act not required	o. 1305 or equivalent; Ness Form No. 1306, or disregard this notice.
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	\mathcal{O} .
STATE OF OF CALIFORNIA S.	ORS 93.4901 STATE OF OREGON, County of
Merriary 23/ 10 79	Personally appeared
Personally appeared the above named	ana ana
Jefferey Bryan Hurdle and Robert Pau Hurdle, Jr.	each tor himselt and not one for the other, did say that the former is the De
and acknowledged the foresoins the	spectetary of
(OFFICIAL SEAL)	eed. hall of said corporation and that said instrument is the corporate seal hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
My commission expires A	CI Notary Public for Oregon (OFFIGIAL
The second se	My commission expires:
OFFICIAL SEAL HOPE E. GRAEFF	
PRINCIPAL OFFICE IN	mag. New York, N. 1997, M. 1997, P. J. ANALY, A. S.
My Commission Expires September 21, 1981	en en ser en
To be	REQUEST FOR FULL RECONVEYANCE
To: The second s	
herewith together with said trust deed) and to reconvestate now held by you under the same. Mail reconve	of all indebtedness secured by the foregoing trust deed. All sums secured by said preby 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 sy, without warranty, to the parties designated by the terms of said trust deed the yance and documents to
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Do not lose or destroy this Trust Deed OR THE NOTE which i <u>VKY</u> <u>TELETER D. HATLOJE</u> TRUST DEED (FORM No. 881)	Beneficiary t secures. Both must be delivered to the trustee for concellation before reconveyance will be made. SDG BOPOLE MILATION (12) STATE OF OREGON
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