7=	FORM No. 881-1—Oregon Trust Deed Series—TRUST	DEED (No restriction on ass	signmentl.MTC-9	7777-6		
	53150	1	RUST DEED	l'ai	M.	HING CO., PORTLAND, OR. 97204
	THIS TRUST DEED, mad ERNEST K. BICKFORD and	le this 10th MARGARE™ A.	day of	April	100,100	, 19.80 , between
	as Grantor, MOUNTAIN TITLE	COMPANY				
	DOLLY MACHADO as Boneficiary,			•••••	•••••	
	WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamathCounty, Oregon, described as:					
	The Westerly one-half of Lot Falls, according to the offi Clerk of Klamath County, Ore	t 598, Block 1		DDITION to t e in the off	the City of Fice of the	Klamath County
	•					
· —						
	together with all and singular the tenemen. now or hereafter appertaining, and the rent tion with said real estate. FOR THE PURPOSE OF SECUR. sum of THIRTEEN THOUSAND AND	INC DEPENDENT				o or used in connec-
- s						
	The date of maturity of the debt secu	red by this instrume	I IU	19 88	cording to the t t of principal a ich the final ins.	erms of a promissory nd interest hereof, if tallment of said note
	To protect the security of this trust d	leed, stantor assues:	(a) consent to	grazing purposes.		
tio joi cia pro by ber nov	nd repair not to remove or demolish and said property at to commit or permit any waste of said property and it commit or permit any waste of said property and it commit any building or improvement which may be stuyed thereon, and pay when the all costs incurred. It comply with all laws, ordinances, regulars and restrictions affecting said property, if the I in reventing such inserting studentials studentials studentials that the property and to paper public office or offices, as well as the cost of lifting officers or sarching agencies as may be deficient. I not provide and continuously maintain in we related the received on the said premises against a such orther hazards as the popularity may top amount of the hazards as the popularity may thou	topety in kood condition or improvement thereon in Lood and workmanlik constructed, damaged of therefor, ilations, covenants, conditions, in the Uniform Commercial View Indiana, and Iwan Sanches, made deemed desirable by the surface on the building of loss or damage by time security.	subordination of thereof; (1) re- drantee in any legality entitled be conclusive p services mention 10. Upon time without n pointed by a ce the indebtedness exty or any par- issues costs and profit less costs and en- ness dees upon	other alterment a convey without ware reconveyance may teed to the truthitum of in this paragraph s a any detailt by fir a time the person unit, and without ref hereby secured, enter t thereof, in its own s including those pa	Hecting this deed into any parties all or any parties described as a titals there in of amy east thereof. Trustee hall be not less tha antor here inder, but a parties are to the adequate upon and take judices and unuals due and unu	I property: (h) join in teon, (c) join in any or the lien or charge or the lien or charge to the teoperty. The the "person or persons after shall is fees for any of the n \$\frac{1}{2}\sigma} or join and any security for excession of said property or join and apply the same, and apply the same apply th
il t deli tion the	icies of insurance shall be delivered to the henelic the granter shall hall for any reason to procure an iver said policies to the beneficiary at least lifeen a of any policy of insurance now or hereafter po- beneficiary may procure the same at dynator's legislat under	ayable to the latter; all ciary as soon as insured; by such insurance and to days prior to the expiradaced on said buildings, sexpense. The amounts	collection of suc- insurance policies property, and the waive any defau pursuant to such	entering upon and b rents, issues and p cor compensation or cor application or relea- ted to notice of defau- notice.	taking possession rolits, or the proc awards for any ta se thereof as afore the hereunder or in	of said property, the ends of the and other king or duringe of the said, shall not cone or validate any act done
not act taxe	w determine, or at option of beneficiary the entire part thereof, may be released to frantor. Such ap- cure or waive any default or notice of default here done pursuant to such notice. 5. To keep said premises free from constructi- es, assessments and other charges that may be lev- mint said or over.	amount so collected, or smount so collected, or splication or release shall eunder or invalidate any on Fens and to pay all field or assessed upon or	event the benefic in equity as a n advertisement an execute and cause	secured hereby inmitary at his election rate for direct the disale. In the latter is to be recorded his second to be recorded his second to be recorded.	mediately due and may proceed to foreclose trustee to foreclose event the beneficiar written notice of d	indebtedness secured r, the beneficiary may pavable. In such an ecolose this trust deed se this trust deed by y or the trustee shall chall, and his election
to b men by e	rges become past due or delinquent and promptly emeliciary: should the grantor lait to make payments, insurance premiums, liens or other charges pay direct payment or by providing beneficiary with	deliver receipts thereforent of any taxes, assessing by grantor, either in lunds with which to	thereof as then in the manner provided the manner provided the manner provided the state of the	n the trustee shall fin equired by law and led in ORS 86.740 to	the time and pla- proceed to forecle 86,795.	e of sale, give notice se of sale, give notice se this trust deed in
herei trust trust cove; erty same descr	the amount so paid, with interest at the rate set he, together with the obligations described in part of the together, shall be added to and become a part of it deed, without waiver of any rights arising from nants berein and for such payments, with interest beteinhelder described, as well as the krantor, extent that they are bound for the payment of their and all rooks are bound for the payment of their and all rooks.	make payment thereof, orth in the note secured of this he debt secured by this is breach of any of the as aforesaid, the proposal be hound to the if the obligation begins in the political or the state of the obligation begins and the obligation begins and the obligation begins the secure of the obligation begins the obligation of the ob	ORS 86.760, ma tively, the entire obligation secured enforcing the term ceeding the among tinal as would as	tustee's sale, the gra F Pay to the beneficia	ntor or other persons of this successor ler the terms of the costs and expenses and a costs that the trustee's and a costs than such	the date set by the son so privileged by son so privileged by so in interest, respect that deal and the actually mattered in thorony's less not experienced entitles.
const of tit	or all sums secured by this trust deed immediately ditute a breach of this trust deed. To pay all costs, less and expenses of this the search as well as the other costs and expenses muection with or in enforcing this obligation and extrally incurred.	out on the beneficiary, y due and payable and trust including the cost of the trustee incurred trustee's and attorney's	place designated be postponed as j in one parcel or auction to the his shall delives to the	ise, the sale shall be in the notice of sale provided by law. The in separate parcels a thest bidder for cash,	held on the date or the time to we trustee may sell ind shall sell the payable at the to	and at the time and which said sale may said property either parcel or parcels at time of sale.
any s cludir amou fixed	7. To appear in and delend any action or protein the security rights or powers of beneficiary or trustre as or proceeding in which the beneficiary or trustre suit for the foreclosure of this deed, to pay all early evidence of title and the beneficiary's or trustent of attorney's fees mentioned in this paragraph by the trust court and in the events.	may appear, including costs and expenses, in- e's attorney's fees; the	plied. The recitals of the truthfulness the grantor and be	old, but without any in the deed of any n thereot. Any person neticiary, may purcha trustee sells pursuant	covenant or warranatters of fact shall n, excluding the tr se at the sale, to the powers pro-	inty, express or im- be conclusive proof ustee, but including
decre pellati nev s	e of the trial count, known within agrees to pro- ecount shall admids reasonable as the Sevetician ters on such appeal. It is mutually agreed that; 8. In the event that any portion of all of said p	from any judgment or such sum as the ap-	afformer, (2) to the having recorded in deed as their intersurplus, if any, to surplus,	nsation of the tristee to obligation secured to the obligation secured to the costs may appear in the grantor or to his	and a reasonable by the trust deed, in interest of the product of their ps successor in inter-	expenses of sale, in- charge by trustee's \$\(\epsilon\) to all persons further in the trust mortly and (4) the est entitled to such
as con to par- incurre applied both i liciary secured and er	if it so elects, to require that all or any parties of injections has such taking, which are in excess by all reasonable costs, expenses and attorney's lead by granter in such proceedings, shall be paid by it first upon any reasonable costs and expense in the trial and appellate courts, necessarily paid in such proceedings, and the balance applied in such proceedings, and the balance applied in such proceedings, and the balance applied in such proceedings.	of the monies payable of the amount required established for the amount required or do to beneficiary and established by beneficially b	conversate to the powers and duties hereunder. Each su instrument executed and its place of re-cliek or Records.	reason permitted by the construction of the conder. It is successor trustee, the successor trustee, the successor trustee, the successor trustee, the successor trustee, and appointment and I by beneficiary, concord, which, when rol the county or county proof of proper appoind of proper appoind of proper appoind of the county or county.	Upon such appoint latter shall be vi- trustee berein n. substitution shall l- intaining reference recorded in the ob-	st figure or to any ment, and without sted with all title, and or appointed by male by written to this trust deed
pensati ficiary, endorse the lia	ion, promptly upon beneficiary's request. 9. At any time and from time to time upon wri- payment of its less and presentation of this de- ment tim case of full reconveyances, for cancellationally of any person for the payment of the indef the Inst Deed Act provides that the trustee bosons.	itten request of bene- sed and the note for m), without affecting birdness, trustee may	17. Trustee acknowledged is mobiligated to notify trust or of any second	of the county or county proof of proper appoint accepts this trust of ade a public record any party hereto of p ion or proceeding in less such action or pr	ntment of the succession of the succession of this deed, as provided by Isoconding sale under	lessor trustee. luly executed and m. Trustee is not

HOTE. The Trust Deed Act provides that the trustee horeunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company and form association authorized to do 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, agents or brunches, the United States or any agency thereof, or an escrow agent licensed under ORS 645.535 to 645.585.

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

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, lamily, 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 purposes.

This deed applies to inures 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 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.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the
beneficiary MUST comply with the Act and Regulation by making required
disclosures; for this purpose, if this instrument is to be a FIRST lien to finance
the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent;
the state of the s
if this instrument is NOT to be a first lien, or is not to finance the purchase
of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance
with the Act is not required, disregard this notice.

Ernest K. Biellars

not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regulation by maddisclosures; for this purpose, if this instrument is to be a FIRST lithe purchase of a dwelling, use Stevens-Ness Form No. 1305 of it this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent. With the Act is not required, disregard this notice.	lation Z, the king required en to finance or equivalent; the purchase
(If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS	93.490]
County of Klamath April /O ,19 80 .	STATE OF OREGON, County of) ss. Personally appeared and
Personally appeared the above named ERNEST K. BICKFORD and MARGARET A. BICKFORD, husband and wife and aeknowledged the toregoing instrument to be their voluntary act and deed. Belgreine: (OFFICIAL Huste X. Muuso)	who, each being first duly sworn, did say that the former is the president and that the latter is the secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed an sealed in behalf of said corporation by authority of its board of directors and each of them acknowledged said instrument to be its voluntary as and deed. Before me:
SEAL) Notary Public for Oregon My commission expires: 6/19/83	Notary Public for Oregon (OFFICIA SEAL) My commission expires:
	EST FOR FULL RECONVEYANCE

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 satisfied. 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 same. Mail reconveyance and documents to

DATED:

Beneticiary

destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation busine reconveyance will be made

TRUST DEED

(FORM No. 881-1)

Mr. and Mrs. Ernest K. Bickford 1211 Hilton Drive Klamath Falls, OR 97601.

Ms. Dolly Machado 244 America Canyon Road Sp. #42 Vallejo, CA 94590 Beneticiary

AFTER RECORDING RETURN TO

MOUNTAIN TITLE COMPANY - Krist

SPACE RESERVED FOR RECORDER'S USE

STATE OF OREGON, Klamath County of

ss.

I certify that the within instrument was received for record on the 14th day of April 1980 at 11:10 o'clock A M., and recorded in book reel volume No. M80 page 6934 or as document fee file! instrument/microfilm No. 83150 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Solatich Deputy

Fee \$7.00