TC-10314-K STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 Oregon Trust Deed Series-TRUST DEED. Vol. 18/ Page 11980- @ FORM No. 881-TN-1 1626 TRUST DEED THIS TRUST DEED, made this ________ day of _______ July ______, 19.81 ______, between JOSEPH K. PHILLIPS and MARSHA L. PHILLIPS, husband and wife as Trustee, and as Grantor, MOUNTAIN TITLE COMPANY, INC. MICHAEL W. SULLIVAN and DEANNA C. SULLIVAN, husband and wife as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klemath County, Oregon, described as: Lot 2, Block 2, PINE GROVE RANCHEFFES, according to the official plat thereof on file in in the office of the County Clerk of Klamath County, Oregon. and the second of the second second

together with all and singular the tenements, here-litaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appurtaining, and the rents issues and profits thereof 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

sum of NINETEEN THOUSAND TWO JUNDRED AND NO/100 -----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to benelizary or order and matte by grantor, the final payment of principal and interest hereof, if

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sold, conveyed, assigned of alternated by the secured by this instruction, and belight in secured by this instruction, shall become immediately due and pay able.
The above described real property is not surreally used for agricultura To protect the security of this trust doed, grantor agrees:

To protect the security of this trust doed, grantor agrees:
To complete or restore and maintain said xoperty in good condition of commit or permit any waste of said property.
good and workmanities of commit on pay when the distructed damaged or becommit or permit any waste of said property.
good and workmanities of a said property, if the beneficiary so requests, if and restrictions and indication of adtempts of the cost of all line security for the said property; if the beneficiary is requires in a such offic office or offices: us well as the cost of all line security.
dottice of the said property; if the beneficiary is required by the provide and continuously maintain isuarce on the building in a such other heards as the properties and restrictions and by provide and row proves and the said property; and continuously maintain isuarce on the building in an intoun too less the properties and row may frag time to time require in an anoun not less the properties of the said properay frag time and to real structure and to the beneficiary as soon as insult in policies to insurant of the structure and in such other heards as the proper insurance price and structure and to any policy of insurance new or hearster needstructure and in an one and the beneficiary and the structure and in an intervent wall be delivered to the beneficiary as soon as insult in the gradied policies to the beneficiary the entire annount to the structure and and in such order as beneficiary in a property before any part less time and and in such and an

acted vourt shall adjudge trassonable cas, the information of the state of the s

(a) consent to the ranking of any map or plat of said property: (b) join in any subordination or other agreement all creating any restriction thereon. (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof. (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described at the "perton or persons feasible conclusive proof of the truthfulness thereof. Trutes's less tor any of the subordination or other agreement allecting the order of the property. The france in any reconveyance may be described at the "perton or persons be conclusive proof of the truthfulness thereof. Trutes's less tor any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by guintor hereunder, beneficary may at any time without natice, either in person, by agent or by a recurser to be appointed by a court, and without reland entity or and tak property of any part therest, in its own name sue or others be collect the renter is upon any neglected new frequencies and in such order as termetry or any part therest, in its own name sue or others be called the amenes upon any indebtedness secured herebr, and in such order as termetry is less upon any indebtedness secured herebr, and in such order as termetricany may determine.
11. The entering upon and taking possession of said property, the insurance publicies or compensation or awaids ior any taking or all as the property, and the application or release thereol as all property, the order adding to anotice of delault hereundic or musiding any consult.
12. Upon delault by grantor in payment of any indebtedness secured burget or substrance or invaliding any compensation or any adding the application or release thereol as all property.

pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and parable. In such an event the beneficiary at his election may proceed to to coclose this trust ceed by in equity as a mortgage or direct the truste to torclose this trust ceed by in equity as a mortgage or direct the truste to borclose this trust ceed by advertisement and sale. In the latter event the beneficiary or the trustee shall advertise and cause to be recorded his written motice of default and his election escute and cause to be recorded his written motice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall list the time and place of sale, give notice hereby as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale

the manner provided in ORS 86.749 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then after delault at any time prior to live days below the date set by the trustee for the trustee's sale, the grantor or other person so privileged by CRS 86.760, may pay to the beneficiary or his successors in interest, respec-tively, the entire amount the beneficiary or his successors in interest, respec-tively, the entire amount the beneficiary or his successors in interest, respec-tively, the entire amount the beneficiary or his successors in interest, respec-tively, the entire amount the beneficiary or his successors in interest, respec-tively he entire thereby (including costs and superses actually incurred in enforcing the terms of the obligation and trustees and attorney's lees not ex-ceeding the amounts provided by law) other than such portion of the prin-cipal as would not then be due had no default occurred, and thereby cur-tie default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale about the trustees and thereby curred the default, and thereby and the sale the trustees and thereby curred the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the truster. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee must be parcel or parcels and sale of the time to the time to which said sale may be postponed as provided by law. The trustee must be parcel or parcels at unction to the highest bidder for cash, payable at the parcel or parcels at shall deliver to the purchaser its deed in format or warranty, express or im-plied. The recitals in the deed of uny matters of hart shall be conclusive proof to the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale, im-stant the obligation secured by the trust deed. (3) to all persons attorney. (3) to the obligation secured by the trust deed. (3) to all persons attended liens subsequent to the indecert of the trustee in the trust the deat their interest may appear in the order of their printity and (4) the surplus. 16. For any reason permitted by law beneficiars may from the

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If, For any reason permitted by law heneficiars may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be ested with all title, powerader. Each such appointment and subsitution shalls he made by written informate executed by beneficiary, containing referent samed or appoint of the successor during any trustee here of the of the fourty information executed by beneficiary, containing referent situated, and but under the source of the courty of controls in what the other of the County Glerk of Neovidre of the courty of controls in what the property is situated, shall be conclusive proof of project appointment of the successor trustee. The ruste appoint end of a provided by law. Trustee are obligated to notify any party here of a provided by law. Trustee and list of any action or proceeding in which grantar, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trusts's hereunder must be either an attorney, who is an active member of the Oregon State Bur, a bank, trust company or sovings 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 real property of this state, its subsidiaries, affiliates, a sents or branches, the United States or any agency thereof, or an escrow agent licensed under CRS 696,505 to 696,505.

11981 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 parsonal, lamily, household or agricultural purposes (see Important Notice below). (b) Kat as you warrants that the proceeds of the loan represented by the above described note and this trust deed are: (b) Kat as you warrants that the proceeds of the loan represented by the above described note and this trust deed are: 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 femining 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 oil, visichevor 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; 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 unifice. Joseph K. Ph JOSEPH K. PHILLIPS Maraka Z. 1 MARSHA L. PHILLIPS (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, IORS 91 Ioni) }65. County of Klamath July /, 19 81 Personally appeared Personally appeared the above narrid... JOSEPH K. PHILLIPS and MARSHA L. and who, each being first PHILLIPS, husband and wife duly sworn, did say that the former is the president and that the latter is the ••• and acknowledged the to egoing instrusecretary 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 and sealed in behali of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act inent to be their voluntary act and deed. Bedde ins. Voluntary act and deed. (OFFICIAL KILDUC, JULU SEAL), I Popular Public tor Oregon 1/19/82 Before me: 0.00 My commission expires: (0// Notary Public for Oregon (OFFICIAL My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 10: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said tiust 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 suid trust deed or pursuant to statute, to cancol all evidences of indebtedness secured by said trust deed (which are delivered to you hurewith 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 bytyou under the same. Mill reconveyance and documents to DATED: , 19..... Beneficiary Do not lose or destroy this Trust Deed OR THE, NOTE, which it secures. Both roust be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED STATE OF OREGON. (FORM No. 581) STEVENS-NESS LAW PUB. CO. PORTLAND, ORE. County of .Klamath ss. I certify that the within instru-Mr. & Mrs. Joseph K. Phillips ment was received for record on the 2nd day of July 1081 ***** at....8:39.o'clock A. M., and recorded Grantor SPACE RESERVED Mr. & Mrs. Michael W. Sullivan FOR page....11980...or as document/fee/file/ RECORDER'S USE Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO Line by County affixed. MOUNTAIN TITLE COMPANY, INC. Evelyn Biehn County Clerk 法内部保护中 Tere By Dernethand Lets ch Deputy C. S. S. S. Fee\$7.00