MTC-10482-K FORM No. 881-Oregon Trust Desc Be not for a definer the trait Deed OK THE MOLE which SN TRUST DEED Vol. 8/ Page 14185 THIS TRUST DEED, made this. 74C day of August , 1981 , between , 1981 , between , CONNIE MERRITT POWELL and LINER MCCRARY POWELL, Husband and wife as Grantor, MOUNTAIN TITLE COMPANY ., as Trustee, and MARY ANN GABRIELSON, STEVE HARPER, RON HARPER, LEROY HARPER, LLOYD HARPER, Beneficiary, DWAYNE HARPER, each an undivided one-sighthwitterest Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as. in un tore . Biterat Lots 1, 2, and 3 and Lots 10, 11 and 12, Block 26, CHELSEA strist devel have been ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 3.01 REGACEL FOR LORE RECOMMENSION NARE SULLE 52 ΞĒ NG MA ATC: N 上立に国 ALC: N ي سخ W. C. Lin 1 2.0 نې مېر $^{\circ}$ which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of THIRTY-SEVEN THOUSAND and no/100ths----

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permete court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such append. It is mutually agreed that's the second property shall be taken as in the event that any portion or all of said property shall be taken the the right of eminent domain or off arms to the second se

be due and payable September 7., 19.86... endorsement (in case of full reconveyance, lor cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereosi; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or persons lefally entitled thereof," and the recitals therein of any matters or lacts shall be conclusive prool of the truthfulness thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any fime without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereoly secured, enter upon and take possession of said prop-ery or any part thereol, in its own name sue for or otherwise collect the rents, issue and prolits, including those past uue and unpaid, and apply the same, less costs and expenses of operation and claking possession of said property, the collection of such rents, issues and prolits, or the proceeds of fire and other insurance policies or, compensation or avards for any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may default on toice. 1. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event beneliciary at his election may proceed to foreclose this trust deed in secure and cause to or direct the trustee to loreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and ca

shall life the time and place of sale, give notice thereot as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Alter default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileded by ORS 86.760, may pay to the beneficiary or his successors in initest, espec-ively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and exponese actually incurred in enforcing the terms of the obligation and trustee's and attorney's lies not ex-ceeding 550 each) other than such portion of the principal as would not then be due had no delault occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one purcel or in separate parcels and shall sell the parcel or parcels at auction to the highest hidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or im-pled. The recitals in the dued of any matters of lact shall be conclusive proof of the truthulunes thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shalt apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's atorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the instructe and the provided herein or to any successor trustee appointed hermander. Upon such appointment of the mappint a successor or successors to any trustee here and the due of

we lie will more and to chief defend the party article of Decour helphone as it. 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

The Trust Deed Act provides that the trustee heraunder must be either an attarney, who is an active member of the Oregon State Bor, a bank, trust company or savings and Ioan association authorized to do business under the Iows of Oregon or the United States, or a title insurance company outhorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches. NOTE:

ing biologis of the signature structure and the 14186 boirfully arrand in few simply of slid described west property out that his area + + images 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 purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note 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, the beneficiary MUST comply with the Truth-In-Londing Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lion, use S-N Form No. 1306, or equivalent. CONNIE M 11 INER MCCRARY POWELL (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of.....)ss. County ofKLAMATH ..., 19 Personally appeared . August 7, 19 81. ...who, being duly sworn. MERRITT POWELIN schusbard, and in the president and that the latter is the their voluntary act and deed.secretary of ... ment to be. and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. , a corporation. (OFFICIAL SEAL) AN. a Before me: Susan Ray Way (OFFICIAL SEAL) Noiary Public for Oregon Notary Public for Oregon My commission expires: My commission expires 623 DWAY 9760 Grenteve LEROY 0 E $\frac{on_{81}}{19}$ ŝ recorded 6 certify that the within instru-11,185 Beneficiary Deputy **COMPANY** County seal Oregon LLOYD HARPER, PORTLAND, ORE RUST DEED MERRITT POWELL GABRIELSON, G KON HARPER, I POWELL record page.... and 10;22. o'clock A.M., and 5 said County of KLAMATH 0 hand 88 RECORDING was received for day of ... AllGlIST. Street 6 5 TITLE KLAMATH CO. CLERK STEVENS-NESS LAW PUB. CO., STATE OF OREGON Falls, No. McCRARY of Mortgages my FORM RON 81 VELYN BIEHN Witness 7.00 County affixed × MOUNTAIN Main ANN Klamath HARPER, CONNIE HARPER, AFTER HARPER LINER ÷ book. Record MARY Fee Ilth 5 at. REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. io Ţ 03.03 TO:... Trustee The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 ... WARE REPUBLIC! and an undivided are such metric for CHARTETRON' PLEATE DIGLERY', 100) ITALIES DATED: тиз тинат рабо наастна / У 10- 200 а. Сонита макита рожевь для влиен ческихт новитали ттала сонрану yncres. Beneficiary 14 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. feel set le