ORM No. 881—Oregon Trust Deed Serie:—TRUST DEED. N-1 MIVIA LIMPE COMPANIA MIVIA LIMPE COMPANIA	28thday of	ol. <u>M-8</u> Page 18791 October 19.81., betwee
Ken Black and Marc	ia Black, Husband and COMPANY	, as Trustee, a
Richard L. Garbutt	and Gloria L. Garbu	tt, <u>bore relient</u> A port relienter at 131
Grantor irrevocably grants, barge in <u>Klamath</u> Count	ins, sells and conveys to	trustee in trust, with power of sale, the prope ment and testing the sale of s
TRUST DEED		11s Estates, Klamath County, Oregon

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

- XA MA

timber of grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any framing any easement or creating any instriction thereon; (c) join in any subordination, or other agreement allecting this deed or the lien or charge subordination, or other agreement allecting this deed or the lien or charge frame in any reconveyance may be described as the "person or persons grantee in any reconveyance may be described as the "person or persons thereoi, (d) reconvey, without warranty, encoded the "person" or persons grantee in any reconveyance may be described as the "person or persons the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any inter without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the date possession of said properties including those past due and unpaid, and apply the same. Success and prolits, including those sace thereby, and in such order as beneficiary or any part, thereot, "in its own name sue or herwise collect the reins upon and relating possession of said property, the indebines hereins, success and prolits, or the proceeds of the and prolits, including those sace thereby, and in such order as beneficiary of such rents, issues and prolits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the investignt or notice.
12. Upon delault by grantor in payment of any indebiedness accured hereunder or invalidate any act done wards on any indebiedness accured hereunder or invalidate any act done wards on any indebiedness accured hereunder or invalidate any act done wards any default or notice.
12. Upon delault by grantor in payment of any indebiedness secured hereunder or invalidate any act done wards and in such orders.

waive any default or notice of default hereunder or invalidate any act done 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 beneliciary may declare all sums secured hereby immediately due and payable. In such an advent the beneliciary at his election may proceed to foreclose this trust deed by entitiement and sale. In the latter event the beneliciary or the trustee shall adventisement and sales in the latter event the beneliciary or the trustee shall event the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lis the time and place of sale. Give notice thereof as then required by law and proceed to foreclose this trust deed in the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lis the time and place of sale. Give notice thereof as then required by law and proceed to foreclose this trust deed in the alter delault at any time prior to five days before the date set by the future loc the beneficiary or to five days before the date set by the trustee loc the beneficiary or the trustees and and then alter delault at any time prior to five days before the tart deed and the trustee loc thereby (including costs and expenses actually incurred in obligation secured thereby (including costs and expense actually incurred in endoring the terms of the obligation and trustees actually incurred in evendering the terms of the obligation mode trustees actually incurred in the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 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 thich said sale may place designated as provided by law. The trustee may sall said property either the postponed or in separate parcels and shall sell the time of sale. Trustee shall deliver to the purchaser its deed in form or werranty, express or im-the trustee to the purchaser its deed in form of werranty, express or im-shall deliver to the purchaser its deed in down or werranty, express or im-the truthfulness thereoit. Any person, excluding the trustee, but including the truthfulness thereoit. Any person, excluding the trustee, but including the fruthfulness thereoit. Any person, excluding the trustee, but including the fruthfulness thereoit is be to payment of (1) the expenses of sale, in-stal apply the proceeds of sale to payment of (2) the expenses of sale, in-staling the compensation of the trustee and a trassing deck (3) to all persons attend their interests may appear in the order of their priority and (4) the surplus. 16. For any reason permitted by law beneticiary may form

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named time of to any successor trustee appointed hereunder. Upon such appointment, and without successor trustee to his ordered upon any trustee herein her made or appointed powers and children trustee, the latter shall be vested or appointed powers and children trustee, the latter shall be the devine the successor trustee powers and children trustee therein her made by written powers and children to here upon any trustee herein her made by written powers and children to here upon any trustee herein of this trust deed instrument nece of record, which, when recorded in which the property is situated, Clerk be conclusive proof of proper appointment of the the county is situated, ashall be conclusive proof of proper appointment his deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sals under any other deed of obligated to notily any party hereto of proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, 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 real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.585.

	10-
The grantor covenants and agrees to and	d with the beneficiary and those claiming under min, that he is law- property and has a valid, unencumbered title thereto
and that he will warrant and forever defend th	he same against all persons whomsoever.
	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice below),
(b) for an organization, or (even it grantor is a purposes. This deed applies to inures to the benefit of a	a natural person) are for business of commercial purposes of administrators, execu- and binds all parties hereto; their heirs, legatees, devisees, administrators, execu- The term beneliciary shall mean the holder and owner, including pledgee, of the patiency herein In construint this deed and whenever the context so requires, the
IN WITNESS WHEREOF, said granton * IMPORTANT NOTICE: Delete, by lining out, whichever wa	r has hereunto set his hand the day and year first above written.
* IMPORTANI, NOTICE: Deter, by ining out, where we may applicable and the benefics of a warranty (a) is applicable and the benefics such word is defined in the 'Truth-In-Lending' Act and beneficiary, MUST comply with the 'Truth-In-Lending' Act and beneficiary, MUST comply with the 'Truth-In-Lending' Act and beneficiary, MUST comply with the 'Truth-In-Lending' Act and 'Begulation by disclosures, for this instrument is to be a RI the purchase of a dwelling, use Stevens-Ness Form 'No. '13' if this instrument is to be a RI if this instrument is to be a RI if this instrument is to be a RI if the 'Instrument' is a beautiful or to be a disclosures.' If the 'Instrument' is not to fin of a dwelling use Stevens-Ness Form 'No. '13' of, or a equival with the 'Act is not required' disregard this notice.' (If the signer of the above is a composition, 'I'').'''''''''''''''''''''''''''''''''	Regulation Z, the Regulation Z, the RST lien to (finance) RST lien to (finance) ance the purchase lient, if compliance Marcia Black
use the form of acknowledgment opposite. The balance of a prospective provides the balance of a construction of the provided provided the balance of the second se	(ORS '93.490) STATE OF OREGON, County of) ss.
County of Klamath )ss October 28 and 19 81	and
Personally, appeared, the above named. Ken Black and Marcia Black	duly sworn, did say that the former is the
or the the second acknowledged the foregoing instru- ment to be the the toregoing instru- perior gas. (OFFICIAL:	
SEAL). We will be a seal of the seal of th	Notary Public for Oregon (OFFICIAL SEAL)
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You have said frust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconvolution to the same. Mail reconvolution to the same. Mail reconvolution to the same.	used only when obligations have been pold. 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 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 synce and documents to
nos, at paragine "blockinging" and the reals series interact whit all out studiets the real-mean. Herae DATED:	inements and appartenences and oli ollie, right, thermines broogs ;
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which $\Gamma^{res} \Gamma^{-1} ( [ \Lambda^{++} R ] ] OC [ \Gamma^{-1} ] ( \Lambda^{-1} R ] )$	it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TETCH CO ETEE NTITE RECORDS ETEELE CONTRACT DE
And Mark Beneficiary, as Granten, Difference in Contrast Contrast, Contra	STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the 28th day of October 19.81, ALLMEREIN SPACE RESERVED SPACE RESERVED RECORDER'S USE RECORDER'S USE Network of Mortgages of said County. Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO	Evelyn Biehn County Clerk

S 8 8 8