FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No mutricition		od 1
	TRUST DEED	Vol. MS/ Page
		19.81., between
as Grantor, Mountain Title Company. JACK T. JAMAR	······	, as Trustee, and
as Beneficiary,		

001-07

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath.....County, O.egon, described as:

Lot 16, Block 4, TRACT NO. 1021, WILLIAMSON RIVER KNOLL, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER WITF an undivided 1/80th interest in and to the following: The Easterly 50 feet of that portion of Government Lots 40, 41 44 and 45, lying South of the Williamson River Knoll Subdivision and North

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 thereof and all lixtures now or hereafter attached to or used in connec-

now or hereatter appertuning, and the fello, the end particular of the fello of the form with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor helein contained and payment of the sum of Six Thousand Three Huridred and 00/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not scorer paid, to be due and payable. November: 20 . 1991 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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tural, timber or grazing purposes.
(a) consent to the traking of any map or plat of said property: (b) join in dynamized or of the traking of any restriction thereon. (c) join in any elementation or other advectment affection thereone. (c) join in any elementation or other advectment affection thereone. (c) join in any elementation or other advectment affection thereone. (c) join in any reserver, without warranty, all or any part of the property. The form any reserver may be devertibed as the "peer of any matters in the property. The second the element of the trede transfer of any matters in the property. The property of the tredition of the trede transfer of any matters in the second the second of the trede transfer of any matters in the second of the trede transfer of any matters in the second of the trede transfer of any matters in the second of the trede transfer of any matters in the second of the trede transfer of any matters in the second of the trede transfer of the trede transfer of any second of the trede transfer of the tredef transfer of any ended the trede transfer of the second of the trede transfer of the tredef transfer of the tredef transfer of the second of the transfer of the second profits, we are determine.
I.1. The entring upca and taking possession of said property, the program of the transfer of the transfer of any taking or damade of the profits of the application or released to the any detail to notice of default hereinfor any acceled of the any default or the tredef the any indebet defers.
I.1. The entring upca and taking possession of said property, the program of the application or release for any taking or damade of the property and the application or release to the any indebet deferses.

12. Open default or notice of default bereamder or invalidute any act done 13. Open default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may defaue all sums sourced being immediately due and payable. In such any in quity as a morifale his election may proceed to forecless this trust deed in quity as a morifale first the truster to forecless this trust deed in quity as a morifale first the truster to forecless this trust deed in quity as a morifale first the truster to forecless this trust deed in equity as a morifale first the truster to forecless this trust deed in statist as a morifale first the truster to forecless this trust deed in the said described risk after event the beneficiary or the trustes shall execute and cause to be refer and proceed to lorecless this trust deed hereby, whereupon the truster shall fir the trust of alloc, alloc, first notice thereof as then required by hand proceed to forecless this trust deed in the manner provided in ORS 86.740 to 86.791. 13. Should the DRS 86.740 to 86.791. 14. Should the trust is safe, the drantor or other person so privileged by OFS 56.760, may pay to the beneficiary of his successors in interest, yeep for the trustee for the trustee's and, trustee's and artorney's lees not the or the trust of the obligation and trustee's and artorney's lees not child the energy for the obligation and trustee's and artorney's lees not the obligation secured by lawy of the the beneficiary by ther the such portion of the prive the world one provided by lawy of the the dismissed by incurred in refusion secured thereby (incurred in any thereby care the default and thereby (incurred in the beneficiary by lawy of the beneficiary by the thereby care could be added by lawy of the the dismissed by incurred in the default of the the due had no default occurred, and thereby care the trustee. The second by lawy of the date and at the dismissed by the trustee. The second by lawy of

the creatily, in which event all concentre processing and at the time and 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 which said sale may be autonomic as provided by law. The or the time of sale losid property either in the parcel or in separate parcels and sail the parcel or parcols at auction to the highest bidder for cash, partial sail the parcel or parcols at auction to the highest bidder for cash, partial sail the parcel or parcols at auction to the highest bidder for cash, partial sail the parcel of parcols at auction to the highest bidder for cash, partial sail the parcel or parcols at auction to the highest bidder of any matters of back the sale. Trustee the property so sold, but without any covenants required by law conveying the trustate in the deed of any matters of backhild be conclusive proof of the truthkilness thereof. Any person, excluding the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the fitnator and beneficiary, may purchase at this sale. (15, When trustee sells pursuant to the powers provided herein, trustee shall upply the proceeds of sale to payment of (1) the expenses of sale, in-clusting the compensation of the trustee and a reasonable charge by trustee beyong recorded tens subsequent to the interst of the route in all posons dense recorded tens subsequent to the interst of the route in the auto-dense and the matters and agree in the order of the route in the auto-dense of the matters way agree in the order of the route in the auto-tion and the subsequent of the interst of the route in the auto-tion of the matters are not be provided to used.

any of a set of the grand of its his successful it where there is no and ing in.

 So any reason of successors to any trustee named herein or to any encours a successor of successors to any trustee named herein or to any encours a trustee appointed years and point such appointent, and where income a point a successor function, the latter shall be vested with all the powers and duties conferred private the latter shall be vested with all the powers and duties conferred private the latter shall be used by avoing instrument exceeded by benchmark and substitution shall be used by avoing instrument exceeded by benchmark and substitution shall be used by avoing instrument exceeded by benchmark and substitutions that be made by avoing instrument exceeded by benchmark and substitution when the other duties of the County Clerk et Recorder of the county countries in which the property is situated what its conclusive pued a proper appointment of the successor trustee.
 There accepts this trust when this dead, sub-exceed and oblighted to notify any paths here to a provided by law. Trustee and oblighted to notify any paths here to a provided by law. Trustee doed of trust or of any action or proceeding in which granter, benchevery or trustee shall be a pathy unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder in is be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or straings and loan association authorized to do business under the bass of Oregon or the United States, a title insurance company cuthorized to insure title to real property of this state, its subsidiaries, offiliates, agents or branches, the United States or one agency thereof, or on estrow agent licensed under ORS 696.505 to 696.585.

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 gritular 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 agricultatal purposes (see Important Notice below), (b)\* for an unginization, or (even if grantor is a hit unateperson) and for business or commercial purposes other than agricultural (b)\* for an unginization, or (even if grantor is a hit unateperson) and for business or commercial purposes other than agricultural This feed applies to, inutes to the benefit of and binds all parties hereto, their heirs, legatees, devisens, 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 massuling gender includes the fermining 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. \* David R. Mares \* 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 lay making required disclosures; for this purpose, if this instrument is to be a 1/851 lien to finance the purchess of a dwolling, usa 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 dwolling usa Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disrogard this notice. Juanita Mares planeta Mares 10 1 93 450, (if the signue of the above is a corporation, use the form of acknowledgment apposite.) ) 55. STATE OF OREGON, CALIFERINA )ss. County of ECITYFO COSTA )ss. STATE OF OREGON, County of , 19 and Personally appeared Dovember 19, 19 81 Personally appeared the above named PUVICE RAMARES and Juan ta. Mares 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 scal affixed to the foregoing instrument is the corporate scal of said corporation and that the instrument was signed and scaled in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. مرجو المراجع والمراجع المراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع متكفيه كأربعه ليحفه وتصنعهم متعقيهم and acknowledged the loregoing instrunent to he their voluntary act and ceed. Before me: Before me: (DEFICIAL ROLLING M DEUNC SHAL) Notary Public for Oregon California (OFFICIAL Notary Public for Oregon SEAL) My commission expires: Prestructes and intersesting set and the set of the set CHICKAL SEAL LAURA M. HUNT NOTARY PUBLIC - CALIFORNA FRINCIPAL OFFICE IN CONTRA COTTA CONTRACTOR B be used only when obligations have been poid. OFFICIAL SEAL CONTRA COSTA COINTY My Ceninussian Exp. HAY 4, 1984 ...., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums trust ceed 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 cance, all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to recenvey, without warranty, to the parties designated by the terms of said trust deed the estate new held by you under the same. Mail reconveyance and documents to 19 DATED Beneficiary Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. and a second (a) A second se Second seco STATE OF OREGON, {ss. TRUST DEED County of Klamath I certily that the within instru-(FORM Ne. 881-1) ITEVING SEAS LAW PUB. CO. POSTLANE CHI ment was received for record on the 14. day of December ...... 19.81. DAVID R. MARES at 10:06 o'clock A. M., and recorded

SPACE RESERVED

FOR RECORDER'S USL

JUANITA MARES

JACK T. JAMAR



Grandor

instrument/microfilm\_No. 7368 Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn County Clerk

in book-reel.volume\_No.M\_81.\_\_\_\_on

page 21300 or as document fee file

By Sycethe Them Deputy Fée/\$8.00