FORM No. 881-1-Oregon Trust Doed Series-TRUST DEED (No restriction on assignment).				
22475	TRUST DEED	Vol. 1983	Page	
THIS TRUST DEED, made this . FELIX FRANK DIAZ and JUL	15th day of	April and and wife	19.83., Detwood	
as Grantor, MOUNTAIN TITLE COMPA	NY INC.		on Trucker - t	
ELISE Y. MAYES as Beneficiary,				
Grantor irrevocably grants, bargains inCounty, (	WITNESSETH:			
Lot 29, GRACE PARK, according to the County Clerk of Klamath Count	the official plat ty, Oregon.	thereof on file in	the office of	
THIS TRUST DEED IS AN ALL-INCLUS to a First Trust Deed in favor of Falls.	VE TRUST DEED and First Federal Sav	is being recorded S ings and Loan Assoc	Second and Junior Mation of Klamath	
See Exhibit "A" Attached hereto a	and by this referen	ce made a part here	of.	
together with all and singular the tenements, hered now or hereatter appertaining, and the rents, issues tion with said real estate. FOR THE PURPOSE OF SECURING PE Sum of THIRTY-NINE THOUSAND FIVE		and the of hereafter alla	ched to of used in connec-	
note of even date herewith, payable to beneficiary o not sooner paid, to be due and payable per The date of maturity of the debt secured by becomes due and payable. The above described real property is not currently	or order and made by grantor terms of note this instrument is the date, su	interest thereen according to the final payment of princ , 19 ated above, on which the fir	the terms of a promissory	
<ol> <li>To protect the security of this trust deed, gra and repair; not to remove or demolish any building or impro not to commit or permit any waste of said property. 2. To complete or restore promptly and in good a manner any building or improvement which may be constru- destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, co- tions and restrictions allecting said property; if the beneficiary join in executing such financing statements pursuant to the U cial Code as the beneficiary may require and to pay lor liki prophytics or offices, as well as the cost of all lier or provide the construction of the same second and the same response of the same second second second second second and the same second second second second second cial Code as the beneficiary may require and to pay lor liki provide bar of the same second second second second second second and the second second second second second second second second and the second secon</li></ol>	Infor agrees: (a) consent t a good condition franting any systement thereas: the systemet thereas: the systemet the systemet and workmanilike the d, damaged or the systemet systemet the systemet systemet the systemet inform Commer- ing same in the systemet systemet the systemet systemet systemet systemet systemet systemet systemet systemet systemet systemet systemet systemet systemet systemet systemet systemet sys	b the making ol any map or plat easement or creating any restrict or other afterement affecting this econvey, without warranty, all or y reconveyance may be describe l thereto, and the recitals there in proof of the truthfulmens thereid, ned in this parafraph shall be not on any default by grantor hereu notice, either in prison, by agen to the secured, enter upon and sheeps secured.	is deed or the lien or charge any part of the pro-perty. The of as the "person or persons to any matters or facts shall Trustee's lees for any of the less than \$5, inder, beneficiary may at any for by a receiver to be ap- adequacy of any security for a take possession of said prop-	
4. To provide and continuously maintain insurance of now or hereafter erected on the said premises against loss or and such other hazards as the burdinary may from time to an amount not less than \$ the beneficiary, with loss payable to policies of insurance shall be diversed to the beneficiary as sit the grantor shall tail for any reason to procure any such it deliver said policies to the bareficiary at least litteen days prior to any policy of insurance now or hereafter placed on the bareficiary any plant said policies of the bareficiary at least litteen placed on the bareficiary any plant of the range place place of the range place place of the plant of the plant of the range place place of the range place plant.	n the buildings damage by lire time require, in RE , written in boon as insured: nour as insured: nour as insured: sour as insured: nour as in	its, including those past due and expenses of operation and collectic a my indebtedness secured hereby emtermine, entering upon and taking pos- ich rents, issues and prolits, or t es or compensation or awards lor the application or release thereof a ult or notice of delault hereunde h notice.	of otherwise collect the rents, unpaid, and apply the same, on, including reasonable attor- y, and in such order as bene- session of said property, the he proceeds of lire and other any taking or damage of the as aloresaid, shall not cure or er or invalidate any act done	
any part thereof, may be iclosed to grantor. Such application not cure or waive any default or notice of default hereunder or act done pursuant to such hotice. 5. To keep said premises liree from construction l'ens taxes, assessments and other charkes that may be levied or as against said property before any part of such taxes, assessm charges become part due or definquent and promptly deliver r to beneliciary; should the grantor fail to make payment of an there insurance premiums, liens or other charges payable by here in the sub-taxes of the sub-taxes of the sub-taxes and the here insurance premiums, liens or other charges payable by	so collected, or declaie all sur or release shall event the bene invalidate any and to pay all essessed upon or to sell the sais ents and other veripts therefor therefor as then y taxes, assess- the manner pro grantor, either	ns secured hereby in agreement of ficiary at his electionmay process mortagate or direct the trustee to and sale. In the latter went the b use to be recorded his went on the set to be recorded his wentern noi d described real properties as pon the trustee shall fix the thousand required by law and proceed to vided in ORS 86.740 to 86.795.	ercunder, the beneficiary may use and payable. In such an d to loreclose this trust deed ) loreclose this trust deed by eneliciary or the trustee shall tee of default and his election tisly the obligations secured and place of safe, give notice > loreclose this trust deed in	
and the amount so paid, with in ulay, at its option, make pa hereby, together with the obligations described in paragraphs 6 trust deed, shall be added teamd become a part of the debt a trust deed, without waiver of any start of the debt a covenants hereof and for such payments, with interest as afore erfy hereinbefore described, as well as the grantor, shall be same estent that they are bound for the payment of the debt a described, and all such payments shall be manufailely due and out notice, and the nonpayment thinking whall, at the option of the same estend that they are bound for the shall, at the option of the out notice, and the nonpayment thinking the shall, at the option of the same stered by this trust of wall, at the option of the same stered by this trust of wall, at the option of the same stered by this trust of wall, at the option of the same stered by this trust of wall, at the option of the same stered by this trust of wall, at the option of the same stered by this trust of wall, at the option of the same stered by this trust of wall, at the option of the same stered stered by this trust of wall, at the option of the same stered by this trust of wall, at the option of the same stered stered by this trust of wall, at the option of the same stered stered by this trust of wall, at the option of the same stered stered by this trust of wall, at the option of the same stered by this trust of wall at the same stered by this trust of wall, at the same stered by this trust of wall at the same stered stere stered by the same stered stere stered by this trust of wall at the same stere stered stere stered stere stered stere stered stere stered stere stered stere stere steres stered steres the stere steres stere	yment thereol, trustee for the he note secured ORS 86.760, nr and 7 of this secured by this obligation secur of any of the said, the pro- ceeding the am bound to the ipayable with- the beneficiary, 14 Other 14 Other	trustee's sale, the grantine day inay pay to the beneficians on his e amount then due under the edit hereby (including costs and re- ouths provided by law) other this not then be due had no default which event all foreclosure proce- rowing the sale and the sale of the proving the sale and the sale of the proving the sale and the sale of the sale of the sale and the sale of th	s before the date set by the her person so privileged by successors in interest, respec- ms of the trust deed and the expenses actually incurred in a and altorney's less not ex- an such portion of the prin- occurred, and thereby cure edings shall be distinsed by	
6. To pay all costs, lets and expenses of this trust incl of tille search as well as the other costs and expenses of the tr in connection with or in enforcing this obligation and trustee's lets actually incurred. 7. To appear in and delend any action or proceeding allect the security rights or powers of beneficiary or trustee may app action or proceeding in which the beneficiary or trustee may app any suit for the forcelosure of this deed, to pay all costs and cluding cuidence of this used.	uding the cost in one parcel o rustee incurred and attorney's din any suit, of the property so plied. The recita of the rusthulan perr, including extprises, in-	rwise, the sale shall be held on the in the rotice of sale or the tri- provided by law. The trusteen r in separate parcels and shall s ighest bidder lor cash, payable of the purchaser its deed in form as sold, but without any covensul ls in the deed of any matters of t ras thereoi. Any person, excluding beneficiary, may purchase at the as furthereoist.	the to which said sale may hay sell said property either ell the parcel or parcels at at the time of sale. Trustee a required by law conveying or warranty, express or im- act shall be conclusive proof & the trustee, but including de.	
amount of attorney's less metriconed in this paratraph 7 in all listed by the trial court and intervent of an appeal from any decree of the trial court, frantor lither agrees to pay such as pellate court shall adjudge reasonable as the beneficiary's or t ney's tess on such appeal. If is mutually agreed that: S. In the event that any portion or all of said property s	ney's fees: the shall apply the com cases shall be shall apply the com m as the ap- tustee's attor surplus. it any, shall be taken 16 For 16 For	I fusies sells pursuant to the poor proceeds of sale to payment of ( pensation of the fusies and a res the obligation secured by the fu- lient subsequent to the interest creats may appear in the order of to the grantor or b his successor	ers provided herein, trustee 1) the expenses of sale, in- somable charge by trustee's stated, (3) to all persons of the trustee in the trust their providy and (4) the in interest entitled to such	
right, it is so elects, to require that all or condemnation, beneficiary s mas compensation for such taking, which are in excess of the am to pay all reasonable costs, expenses and attorney's less necess incurred by grantor in such proceedings, shall be paid to be applied by it list young any reasonable costs, expanded to be	ount required successor trustee	uccessor or successors to any trust appointed hereunder. Upon such is successor trustee, the latter sha is successor trustee, the latter sha is conferred upon any trustee h	appointment, and without	

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applied by it first upon any reasonable costs and separate to beneliciary and both in the trial and appellate courts, meressarily paid or incurred by bene-liciary in such paid and the balance applied upon the indelutedness secured hereby; and sinds, and the balance applied upon the indelutedness and execute such instruction agrees, at its own expense to take such actions and execute such instruction are shall be necessary in obtaining such com-pensation, promptly upon her as shall be necessary in obtaining such com-liciary, payment of its fers and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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powers and duites conferred upon any trustee herein named or appointed hereunder. Each such appointment and aubitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the other of the County Clerk or Recorder of the county or counties in which the property is pituated, shall be conclusive proof of proper appointment of the successe trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or 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 696.505 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 Beneficiary hereby agrees to allow the Grantors a 90 day grace period on the monthly to payments.

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) X ACABA ALABAY ANON, SAX WAYN XK BANDAX ISAN NATION XMA YAYN SAX SAY SAY SAY SAY AND S

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 not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regu beneficiary MUST comply with the Act and Regulation by mad disclosures; for this purpose, if this instrument is to be a FIRST lis the purchase of a dwelling, use Stevens-Ness Form No. 1305 o if 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. I with the Act is not required, disregard this notice.	is a creditor FELIX FRANK DIAZ ing required A Julaane Jua en to finance Julaane Jua r equivalent; JULIANA I. DIAZ the purchase		
[If the signer of the above is a corporation, use the form of acknowledgment opposite.] (ORS 5			
STATE OF OREGON, County of Klamath Aprill	STATE OF OREGON, County of		
OFFICIAL SEAL) My commission expires: 6/19/83	Before me: SOW Notary Public for Oregon My commission expires: (OFFICIAL SEAL)		
	it FOR FULL RECONVEYANCE ly when obligations have been paid.		

TO: ...., Trustee

(a) the statement of second s second sec

> 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:		
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Beneticiary

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JD.

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Do not lose or destroy this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustoe for concellation before reconveyonce will be made.

TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW FUB. CO., FORTLAND. ORE. Mr. & Mrs. Felix Frank Diaz Grantor Mrs. Elise Y. Mayes Beneficiary	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON, County of SS. I certify that the within instru- ment was received for record on the day of 19, at o'clock M., and recorded in book/reel/volume Noon page
Beneliciary AFTER RECORDING RETURN TO		
MOUNTAIN TITLE COMPANY INC.		NAMI ByDeputy

5722

Exhibit "A"

This Trust Deed is an "All Inclusive Trust Deed" and is second and subordinate to the Trust Deed now of record dated August 25, 1968, and recorded July 23, 1968, in Volume M68, page 6682, Microfilm Records of Klamath County, Oregon, in favor of First Beneficiary, which secures the payment of a Note therein mentioned. Elise Y. Mayes, Beneficiary herein agrees to pay, when due, all payments due upon the said Promissory Note in favor of First Federal Savings and Loan Association of Klamath Falls and will Federal Savings and Loan Association of Klamath Falls and will husband and wife, harmless therefrom. Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Trustor herein may make said delinquent payments and any sums so paid by Trustor herein shall then be credited paynents beed.

\* J.D. J.D. EM

STATE OF OREGON: COUNTY
STATE OF OREGON; COUNTY OF KLAMATH; ss.
this 15th day of Annua
this 15th day of April A. D. 19 83 at 8:33 o'clock A M., and duly recorded in Vol. <u>M83</u> , cf <u>Mortgages</u> on iace 5720.
FLy units on ia e 5720
By Cru Stern Bieth, County Clerk
Fee \$12.00