NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attain or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor trustee, the latter shall be vested with all title, hereunder, Each such appointment and substitution shall be made by written and its place of record, which, when recorded in the office of this trust deed Glerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of as provided by law. Trustee is not trust or of any action or proceeding in which franter beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

property, and the application or release thereol as aloresaid, shall not cure or pursuant desuch notice.
12. Upon default or notice of default hereunder or invalidate any act done hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to foreclose this trust deed advertisement and sale. In the latter event the beneficiary at his deformance of any agreement hereunder, the beneficiary may event the beneficiary at his deform may proceed to foreclose this trust deed advertisement and sale. In the latter event the beneficiary the trustee shall to sell the said described real property to satisfy the obligations secured theredy, whereupon the trustee shall lix the time and place of sale, give notice the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to foreclose by advertisement and sale furstee for the trustee's sale, the grantor or other person so priviled by the anner provided in ORS 86.740 to 86.795.
13. Should the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the anter default at any time prior to five days before the date set by the ORS 86.760, may pay tincluding costs and expenses actually incurred in ceeding the amounts provided by law and truste's and attorney's lees not exclude the thereby cure due had no default occurred, and thereby cure the default, in which event all loreclosure proceeding shall be diamissed by in one parcel or in separate parcels and shall be diamissed by in one parcel and the subsce cure of the sale of the beneficiary of his subscessors in interest, respective to the second by law and no default actorney's lees not exclude the trustee's and attorney's lees not exclude the trustee's and attorney's lees not exclude the trustee's by the diamissed by incurred in ceeding the amounts provided by law of the time to which said sale may in one parcel or in separate parcels and shall be diamissed by

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other agreement allocting this deed or the lien or charge granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge grantee in any reconvey without warranty, all or any part of the property. The feally entitled thereto," and the recitals there of any matters or lacts shall be conclusive proof of the truthluness thereof. Truste's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneticiary may at any pointed by a court, and without regard to the adequacy of any security for erfy or any part thereot, in its own name sue or otherwise collect the rents. Its was and the rents, including those past due and other reason of said property. The induction of such rents, issues and prolits, or the proceeds of the rents.
11. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the application or release thereob as adores and other property, and the application or release thereot as adoresaid, shall not cure or property, and the application or release thereous and taking or damage of the same or invalidate any act done
12. Upon default by grantor in payment of any indebtedness secured the rents or invalidate any act done

I ne date of maturity of the debt secured by this instrument is the date, stated dove, on w becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereoi, if the formation interview, payable is beneficiary of order and made by granner, the times payment of principal and interest networ, it is the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note due and navable.

of said Lot 3 a distance of 70.9 feet; thence East parallel with the North line. of said Lot 3 a distance of 102 feet; thence North along the East line of said Lot 3 a distance of 70.9 feet to point of beginning.

of said Lot 3 a distance of 102 feet; thence South parallel with the East line

Beginning at the Northeast corner of Lot 3, thence West along the North line

A portion of Lot 3 in Block 1 of ALTAMONT ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath: (ITTITUT County, Oregon, described as:

as Beneficiary, Chine tory

CHANDLER HILDING WARD

as Grantor, .... MOUNTAIN TITLE COMPANY INC.

FORM No. 881-1-Oregon Trup Deed Series-

31106

TN.I

in .

THIS TRUST DEED, made this .....

-TRUST DEED (No restriction on

Michael D. Nealy and Angela-J. Nealy, Husband and Wife DEARCHARDER

MTC 131912-L TRUST DEED

..., as Trustee, and

...., 19.83 , between

STEVENS-NESS LAW PUBLISHING CD. PORTLAND, OR.

Vol.mg3 Page

mey, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696-505 to 696-585.

The granics coverantis and agrees to and with the baneliciary and those claiming under him, that he is         Taily select in tes 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 granics varients that the proceeds of the loar expresented by the above described role and this first dead are:         (a) property and has a valid, unencumbered title thereto         (b) provide described role and the proceeds of the loar expresented by the above described role and this first dead are:         (c) provide described role and bins and persons whomsoever.         (c) provide described role and bins and persons whomsoever.         (c) provide described role and and the proceeds of the loar expresented by the above described role and this first dead are:         (c) provide described role and and be provide and persons whomsoever.         (c) provide described role and and and and person bandle or and bins and parties here to be and the second are and the install mean the here here to be and the second are and the and the and the day and year first above written.         (c) provide described role and the benefic or is a single fraction has and the second are and here benefic or is a single fraction here here here here.         (c) provide described role and the benefic or is a single fraction here here here.         (c) provide described role and the benefic or is a single fraction here here.         (c) provide described role and first benefic or is a single fraction here. <tr< th=""><th>fully seized in fee simple of said described real property and has a valid, unencumbered</th><th>2052</th></tr<>	fully seized in fee simple of said described real property and has a valid, unencumbered	2052
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: (b) primerity for grantor, the proceeds of the loan represented by the above described note and this trust deed are: (b) primerity for grantor, the proceeds of the loan represented by the above described note and this trust deed are: (b) primerity for grantor, the proceeds of the loan depicted of additional purposes (see Important Notice Joseford). Torrest and applies to, intrast to the benefit of and birds all parties hereto licitary shall man here, helding additional depicted of the same here helder and owner, helding addition, or neares are additioned and the nearest and the singular number includes the phiral. Interpreter helder, by lining out, whichever warrenty [o] or [b] is are tell, we did it addition of the above written. Interpreter hereto here here and the nearest are reduced and the singular number includes the grantor is neared as a densitient of the phiral. Interpreter hereto here here and the nearest are reduced at a difference of the phiral. Interpreter hereto here here and the same and the nearest are reduced at and the day and year first above written. Interpreter hereto here here and the same the proceed of the hereto here here and the singular number includes the grant of the phiral. Interpreter hereto hereto here here here here here here here her	a second se	
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The denator warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily to francor's expond, family, household or adjustmant purposes (see Important) Notice below.) (b) provide the description of the bonelia of and binds all parties heats, their heirs, legates, devices, adjustmant accessors and emperative heat of the second primary heat the bone of the bone of the second primary heat the bone of the second primary heat the bone of the b	and that he will warrant and forever defend the same state	
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Tots, personal representation, interes to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, and contract serviced hereby, whethere or not named as a beneficiary beneficiary shall mean the holder and owner, including products, or equivalent in the singular furmber includes the bland.         IN WITNESS WHEREOF, said grantor has hereitin to another and the singular furmber includes the bland.         IN WITNESS WHEREOF, said grantor has hereitin to constrain the holder and owner the context so sequence the context so sequence.         IN worth NOTCE: bales, by lining out, whichever warranty (e) or (b) is a conting the product of the function of the analysis of the source	The grantor warrants that the proceeds of the loan represented by the formation of grantor's personal targets and the second by	
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manneting       MUST comply with the Art and Regulation Z, the disclosures for this propose, if this instrument is to be a first line, or is not to finence of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; if this instrument is not to be a first line, or is not to finence of the purchase of a dwelling use Stevens-Ness Form No. 1305 or equivalent; if the signer of the above if a corporation; use the of orthowstegment opposite.)       Maald J. Maaly.         STATE OF OREGON,       IORS 93.490]         Strate of orthowstegment opposite.)       STATE OF OREGON, County of	* IMPORTANT NOTICE: Delote, by lining and the day and year	first above written
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I certity that the within instru-ment was received for record on the <u>30th day of November</u>, 1983, at 3:15 o'clock.<sup>D</sup> M. and recorded in book/reel/volume No. M83 on page 20524 or as document/fee/file/ instrument/microfilm No. 31106 Record of Mortsases of said County. nis bar as Beneficiary. Grantor Michael & Angelina Neel ANT THE LA Record of Mortgages of said County. AFTER RECORDING RETURN TO MARK Beneficiary Witness my hand and seal of Witness 1 Terrer of County affixed. Evelyn Biehn. County Clerk 31106 Zinust beeb By FAM on I Fee: \$8.00 SORIA No. ANI-1-Discon Troa

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Deputy