NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and loan association authorized to do business under the la property of this state, its subsidiaries, affiliates, agents or branches, the atte

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To protect the security of this trust deed, grantor agreed. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition: and repair; not to remove or demolish any building or improvement thereon not to commit or permit any waste of said property. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when all costs incurred therefor. To comply with all taws, ordinances, regulations, covenants, condi-ion in executing such financing statements pursuant to the Uniform Commer-proper public officer or saircy as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the by filing officers or searching agencies as may be deemed desirable by the

vey, 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 excrow agent licensed under ORS 696.505 to 696.585.

IT. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

and expenses actually incurred in enforcing the obligation of the trust deed logether with trustees and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law sile or the time to which said sale 'may be postponed as provided by law sile or the time to which said sale. The section to the highest bidder for cash, payable at the time of parcels auction to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without deed in form as required by law conveying of the recitals in the deed of any covenant or warranty, express or im-of the truthulness thereol. Any person, excluding the trustee, but including the grant and the proceed of any matters of lact shall be conclusive provided the grant and the proceed of any matters of lact shall be expenses of sale. The recitals in the deed of any matters of lact shall be expenses of sale. In the property so sold at the trustee may excluding the trustee, but including the grant and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of 11 the expense of sale, in-storney, (2) to the obligation secured by the trustee of all persons aurples, if any, to the grantor or to his successor in interest entitled to such under. Upon such grantment, and without cover trustee solined herein trustee, the law happointment, and without cover trustee solined of such aurples, if any trustee named herein or to any successor trustee solined coverse upon any trustee named herein or to any successor trustee and a deer and subsition shall be vested with all title, powers and duites conferred upon any trustee shall be wetted with all title provers and duites conferred which, when records in the more appoint as the sources of the successor which, when represent the shall be conclusive proof of poper appointed here which, when report in named or appointed with

Iteral, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other agreement allecting this dependence; (c) join in any thereoi; (d) reconvey, without warranty, all or any part of the property. The subordination or other agreement allecting this dependence or charge described any matters or lacks be conclusive proof of the property. Thereoi, (d) provide thereto, and the property of the property. The conclusive proof of the property of any the recitals there of any matters or lacks be conclusive proof of the property. Thereoi, any the proof of the property. The conclusive proof of the property of the adequacy of any security for any default by grantor hereunder, beneliciary may at any pointed by a conice, either in person, by agent or by a recurve to be adequacy of any security in the other dependence of the adequacy of any security for any persons be secured, enter upon the adequacy of any security provide thereoi, in its own name and take possession of said property, there is the secure of the adequacy of any security for any part indebtedness secured hereby, and in such order as benever, and without negat thereoi, and withs for any taking or damage of the single and apply the the single and apply the dept.
11. The entering upon and taking possession of said property. In the subordinate any active or invalidate any act can be adequated or invalidate any act can be adequated or invalidate any act any of the subordination of use of any difference of a damage of the single and any indebtedness secured hereol, and in such order as benever, and elault or notice of advant thereond as aloresaid, shall not cure any any indebtedness active to invalidate any act any any indeptedness active of any indebtedness secured thereol as aloresaid, shall not cure any on the adeformance of any advant the proceeds of

The date of maturity of the gent secured by this instrument is the date, stated gove, on a 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 beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if note of even date nerewith, payable of the debt secured by this instrument is the date, stated above, on which the final installment of said note the date of any able of the debt secured by this instrument is the date, stated above, on which the final installment of said note the date of any able of the debt secured by this instrument is the date, stated above, on which the final installment of said note the date of any able of the debt secured by this instrument is the date.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCF of each agreement of grantor herein contained and payment of the , RTEMEREN THOUSAND THERE HIMPER AND AD 100

The Southerly 85 feet of Lots 1 and 2, Block 307, DARROW 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.

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

-TRUST DEED (No restric

Isabel A. Sanders

.., as Trustee, and

MTC

19.86, between MOUNTAIN TITLE COMPANY

Victor L. Alexander and Andrea L. Alexander and Andrey A. Silani all with the right of survivorship as Grantor,

TRUST DEED 11822 Page THIS TRUST DEED, made this ...

FORM No. 881-1 Oregon Trust Deed Series

OC

63390

as Beneficiary,

in

and the second		
	t these elements ut	der him, that he is law-
The grantor covenants and agrees to and with eized in fee simple of said described real prope	the beneficiary and those claiming the beneficiary and those valid, unencumbered til	le thereto
eized in fee simple of said described real proper	ity and the	
nat he will warrant and forever defend the sar	ne against all persons whomsoever.	
	the above described note and	this trust deed are:
The grantor warrants that the proceeds of the loan re a)* primarily for grantor's personal, family, househo b) for an organization, or (even if grantor is a natu	and or agricultural purposes (see Important	irposes other than agricultural
a) primulary internation, or (even it grantor is a mul-		levisees, administrators, execu-
a)* primary is a management of a management	arm beneficiary shall mean the deed and whene ary herein. In construing this deed and whene ary herein. In construing this deed and whene	ver the context so require,
This deed applies to, make sourcessors and assigns. The te ersonal representatives, successors and assigns. The te ersonal representatives, whether or not named as a benefic te secured hereby, whether or not named as a benefic line gender includes the teminine and the neuter, as IN WITNESS WHEREOF, said grantor has	t set his hand the day and ye	Bai Inot La La
IN WITNESS WHEREOF, said grant	\sim .	S ahuford
DRTANT NOTICE: Delete, by lining out, whichever warranty DRTANT NOTICE: Delete, by lining out, whichever warranty opplicable; if warranty (a) is applicable and the beneficiary opplicable; if warranty (a) in the Truth-In-Lending Act and Reau	is a creditor Andrea L.	Alexander
ich word is detrict to with the Act and Kegulanon by	lien to finance Victor L.	Alexander
sures; for this period use Stevens-Ness form two.	the purchase If compliance	wa. Silani
surchase of a dweiling, use a first lien, or is not to tindre is instrument is NOT to be a first lien, or is not to tindre dweiling use Stevens-Ness Form No. 1306, or equivalent. the Act is nat required, disregard this notice.	Andrew A.	wa Silani Silani
the signer of the above is a corporation, the form of acknowledgment opposite.) (ORS	S 93.490) STATE OF OREGON, County of	
- ABRCON		and
ATE OF OREGON, Jss. County of Klamath	Personally appeared	who each being first
Personally appeared the above named	duly sworn, did say that the lotate	the second se
r Alexander and and and		
and the second	a corporation, and that the seal attixed	to the foregoing instrument is the that the instrument was signed and that the instrument was signed and
OTAR the foregoing instru-	corporate scar of bare in the section by	authority of its board of unitary act instrument to be its voluntary act
ond acknowledged the toregoing instru- and acknowledged the toregoing instru- her voluntary act and deed.	and deed. Before me:	
Betor me	(0)	(OFFICIAL SEAL)
EAL) Notary Hablic for Oregory	Notary Public for Oregon My commission expires:	
My commission expires 9/13/89		
	EQUEST FOR FULL RECONVEYANCE	
	used only when obligations have been paid.	
<i>TO</i> :		trust deed. All sums secured by said
to the lowner and holder of	of all indebiedness comment to you of any	trust deed. All sums secured by said sums owing to you under the terms of ust deed (which are delivered to you ust deed to you at raid trust deed the
The undersigned is the legal owner and holder of the undersigned fully paid and satisfied. You her	reby are directed, on payment to you of any reby are directed, on payment to you of any midences of indebtedness secured by said tr	
The undersigned is the legal owner and holder of the second second terms have been fully paid and satisfied. You here	reby are directed, on payment to you of any reby are directed, on payment to you of any midences of indebtedness secured by said tr	
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve estate now held by you under the same. Mail reconve	of all independences of payment to you of any reby are directed, on payment to you of any evidences of indebtedness secured by said tr sy, without warranty, to the parties designate syance and documents to	
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