of the successor trustee. 17. 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. NOTE: The Trust Deed Act provides that the trustee hereunder, must be either an attamey, who is an active member of the Oregon. State Bar, a bank, trust or 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 property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696-505 to 65

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successor sors to any trustee named herein or to any successor trustee appointed here-trustee, then such appointment, and without conveyance to the successor upon any trustee herein named or appointed hereunder. Each such appointed here-upon any trustee herein named or appointed hereunder. Each such appointed here which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proger appointment

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts and sale, the grantro or any other person so privileged by ORS 86.753, may cure sums secured by the trust deed, the default of a failure to pay, when dure sums secured by the trust deed, the default of a failure to pay, when dure not then be due had to default occurred the performance required under the being cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default obligation trust deed. In any case, in addition to curing the default to and espress actually, incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date together with trustee's and altorney's tees not exceeding the amounts provided by law. 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 auction to the highest bidder for cash, payable at the parcel said property either shall deliver to the purchaser its deed in form as required by law. The the room arguine the sale shall sell the parcel said. Trustee the property so cold, but, without any covenant or warranty, express or im-of the trustee sells oursuent for the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells oursuent for the powers provided barrin trustee the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in-attorney, (2) to the obligation accured by the trust deed, (afge by trustee's having recorded liens subseque to the interest of the truste of all persons there in the trust supplies, if any, to the grantor or to his successor in interest entitled to such supplies.

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ullural, timber of grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any dranting any essement or creating any restriction thereon; (c) join in any dranting any essement or creating any restriction thereon; (c) join in any dranting any reconvey.
abordination or other adreement drant present of the property. The families in any reconvey without warranty, all or any part of the property. The dranties in any reconvey without warranty all or any part of the property. The families in any reconvey without warranty all or any part of the property. The dranties in any reconvey without warrants thereol. Trustee's lease lor any part of the property. The issue class mentioned in this paradraph shall be not less than 35.
10. Upon any delault by dranto hereunder, beneficiary may at any pointed by a court, and without noirs due to otherwise collect in your any indebtedness accured hereby, and in such order as being on the property of any indebtedness accured hereby, and in such order as beneficiary may determine.
111: The entering upon and taking possession of said property, the collection of such rents, issues and ording or invalidate any act of the appoint of usuch rents, issues and rolits, or there proceeds of irre and other enterpolicies or compensation or release for any taking or damade of the application or release and or invalidate any act done to prove any delault or notice of delault hereunder or invalidate any act and the application or impart of the proceeds of irre and other property, and the application or release thereo or invalidate any act and the application or and there approace this trust deed there any delault or notice.
thereby we delault or notice of any adment of any taking or damade of the property, and the application or release thereo or invalidate any act done there any delaut or notice of delaut thereunder, the beneficiary may delaut for notice of a such notice.
thereby whee policies or the t

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 fixtures now or hereafter attached to or used in connec-tion with said real estate. SECURING PERFORMANCE of sach agreement of grantor herein contained and payment of the mutputy multices and said the same and safe agreement of grantor herein contained and payment of the sum of THIRTY THOUSAND AND NO/100 -

3343 (1996)

TOGETHER WITH an undivided 1/68th interest in Lots 4 and 5 in Block 1 of said Addition. TOGETHER WITH a 1974 Concord Mobile Home, Oregon License #X99178 6, and Serial #294428S2072; "which is firmly affixed to the real property described herein.

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Lot 7, Block 4, RAINBOW PARK ON THE WILLIAMSON, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon,

JUNE E. MEEK and J. SHERWOOD WILLIAMS, not as tenants in common, but with the right .., as Trustee, and as Beneficiary, of survivorship

MTC-17651-L

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3033 @

Vol.70

Lee: STRUST DEED

MONALVIA LIJPE COMEVAL OF THIS TRUST DEED, made this 12th day of CECIL COBB and ELINOR COBB, husband and wife

TRUST DEED

red Series

KLAMATH COUN**51231**

FORM No. 881-Oregon Trust De

OK

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

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seventh of this tight in rehighing and all the seventh of this tight in rehighing and all the seventh of the se	o and with the beneficiary and the real-property and has a valid, un good thinks between the second and the second second second and the second second second to any and the second second second second second second to any any second	se claiming under him, that he is law- encumbered title thereto - except
and systems and instruments of the second of the product of the second o	Alterior for the second state of the second st	
The grantor warrants that the proceeds of a (a)* primarily for grantor's personal, family (ts)x tw an axembarian axe a constraint grant of the (ts)x tw an axembarian axe a constraint of the constraint of the constraint of the constraint of the constraint of the constraint of constraint of cons	the loan represented by the above describ y or household purposes (see Important I y yax warman parton) y textos Bacteriot	and our second stars for are: and note and this trust deed are: Yotice below,
This deed applies to, inures to the benefit personal representatives, successors and assigns. T secured hereby, whether or not named as a benefit gender includes the teminine and the neuter, and i IN WITNESS WHEREOF, said & * IMPORTANT NOTICE: Delete, by lining out, whichever not implicable; if warranty (o) is applicable and the b as such word is defined in the Truth-in-Lending Act beneficiary MUST comply, with the Act and Regulation disclosures; for this purpose us Stavan Meta-Bern MG if compliance with the Act is not equired altregard the BAR (If the signar of the above is a corporation of the stavan Meta-Bern STATE OF SEXENCE - CALIFORNIA County of mOSE Arranges.	ot and binds all parties hereto, their he the term beneliciary shall mean the hold iciary herein. In construing this deed and the singular number includes the plural. Frantor has hereunto set his hand warranty (a) or (b) is eneficieny is a creditor and Regulation Z, the m by making regulated and Regula	ire, legatees, devisees, administrators, executors, er, and owner, including pledgee, of the contract whenever the context so requires, the masculine here and whenever the context so requires, the masculine here and the context so requires and the contract of day of the context so requires and the contract COBB COBB (COBB)
trust deed have been fully paid and satisfied X, said trust-deed or pursuant to statute, to cance berewith together with said trust deed) and to re-	Transformer and the set of the se	of the bound of the second by said one control of the second by said one control of the second by said one control of the second by said one of the second by said one of any sums owing to you under the terms of by said struct deed (which are delivered to you a designated by the terms of said trust deed the second by the terms of said trust deed the second by the second by the terms of said trust deed the
103ETHER WITH a 1974 Concord Ma #29.04.25.09.09 200.04 Mg 2490 000 05.145. Note	obile Home, Oregon License Auguritani Bourman Pragmanagio upo jun	fee for concellation before reconveyance will be mode.
CECUTECISES ONDING STURNING OF THE COMPANY OF CONTAIN TITLE COMPANY OF CONTAINS TO SHE	ILED day of TUSDand and sife IT OF KIAMATH COUNTY HILVIN BECOUDER PRESENCE LOB USBYCE BESENCE NSBYCE BESENCE Oregon, described as:	I certify that the within instrument was received for record on the24thday of
CK	Fee: \$9:00 DEED	By Finn Com is Mi Deputy

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