81424 MODULVIA CHILL CO. MIC-18914 P THIS TRUST DEED, made this

FORM No. 881-

1

November

JOHN L. BARRETT

Oregon Trust Deed Series-TRUST DEE

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

. 19.87 , between

. as Trustee and

Page

BURKHARD E. GATTIE & NORMA M. GATTIE, husband and wife or survivor as Beneficiary, 2622 586

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WITNESSETH:

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

TRUST DEED VOL.

ા છે. અને સ્ટાર્ગ્સ્ટ કરવા, ફેસ્ટ્ર પ્લુ હ Lot 22, Block 12, STEWART ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. a dinara da TRUST DEED 1. 1. 1. 1. 1. SANKER OF THE CON

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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. From FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

TWENTY NINE THOUSAND ONE HUNDRED SEVENTY FIVE AND 28/100um of (\$29,175.28)-

....Dollars, with interest thereon according to the terms of a promissory

not sooner paid; to be due and payable <u>November 9</u>, <u>19</u>, <u>99</u> 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. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. If the second by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

sold, conveyed, assigned or, alienated by the grantor without linst herein, shall become immediately due and payable. If there is the there is the security of this trust deed, grantor agrees is the security of this trust deed, grantor agrees is the security of this trust deed, grantor agrees is the security of this trust deed, grantor agrees is the security of the security security is secure promptly and in good and workmanike and building of improvement which may be constructed, damaged, or the security security is security as set as set as the security of the security security is security as set of security of the security security is security as set of security of the security security is security as set of security of the security security is security as set of security maintain insurance on the building is any built of the security security is security as set of security of the security is secured by the security of the security security security is secured to secure the secure of the secu

pellale court shall adjudge reasonable cas the universal of the second and adjudge reasonable as the universal of the second adjudge reasonable cas a provide that:
It is mutually agreed that:
It is not provide that any portion or all of said property shall be taken and or content and or content and or content and or any portion of the monies paysing and the best of the such reasonable costs, expenses and attorney's less necessarily paid or incurred by beneficiary and the bilance applied to be independent on such proceeding; shall be taken the trust and intervent of the independent of the in

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Shaving oblained the written consent or approval of the beneliciary, astrument, irrespective of the maturity dates expressed therein, or structurent, irrespective of the maturity dates expressed therein, or structurent, irrespective of the maturity dates expressed therein, or structure is a structure in the structure arranty, and the property. The granter in any reconveyance may be described by path of the property. The structure is not the structure arranty, and the property is thereoil (d) reconvey, without warranty, and there in a ny matter or the structure is not the structure in the program of the structure is the order in the program of the structure is the order in the program of the structure is the order in the program of the property. The structure is proof of the truthulenes thereoi. Trustee's less for any of the structure is not into the structure is the order of the structure is a structure in this paragraph shall be not less than \$5.
10. Upon any default by granter hereonder, beneliciary may at any imported the structure in this paragraph shall be not less than \$5.
11. The entering upon and taking possession of aid property, the induction of the induction is near and prolitis, including those past due and on the induction is near and prolitis, including those past due and pay induction is any action of the property, and the order property is and the order of and pay induction is any induction in the paragraph shall be there is a structure in a string or darange of the property, and the order of the structure is a structure in a structure is a structure in the structure is a structure in a structure is a structure

NOTE: The Trust Deed Act provides that, the trustee hereunder must be either an attance, 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.

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It is that for a will, warrant, and loteyer, defend the same Adams, all, parsing, and the constant of the lot is a same adams, and particle is the lot is an experiment by the above described note and this trust deed are: '' primary of Annue (Internet) '' primary of Annue (Inter) '' prima	20415	
Interference The provide photometry of the same against all percents whomsover. The provide photometry of the provide of the basis percent of the above described note and this trust deed are: The granice warrants that the proceed of the basis percent of the basis described note and this trust deed are: The granice warrants that the proceed of the basis percent of the basis described note and this trust deed are: The deed applies to learne to the base of the basis of percent percent of the basis	ke & Joyce E. Fike, which buyers herein s further agree to hold buyers harmless	tully seized in fee simple of said described real proper prior Trust Deed in favor of Leonard L: F DO NOT AGREE to assume and pay, and selle
This denotes we much that the research of the loan represented by the above described note and this trust deed are: This deed applies to, intraes to the benefit of an object of the loan the best and the present described of the loan terms of the best of the loan terms of the loan terms of the best of the loan terms of the best of the loan terms of the loan terms of the best of the loan terms of the loan te	Against all persons whomsoever.	therefrom. and that he will warrant and forever defend the same provide the will warrant and forever defend the same there is a first defend to be a same to be a same to be the same to be a same to be
This deed. applies to, instras to the benefit of and brack all parties herein, their, heirs, headers, devises, administrator, secondary provides the context so requires, the association of the neuron and the neuron and the neuron of the instrument of the devises of the context so requires, the association of the instrument of the neuron	ented by the above described note and this trust deed are: purposes (see Important Notice below) purposes (see Important Notice below)	(1) A statistical descent and the product of the
This is defined in a defined in a difference in a sequence of the second discovered provides. Second discovered discovered provides. Second discovered di	all parties hereto, their heirs, legatees, devisees, administrators, executors, iciary shall mean the holder and owner, including pledgee, of the contract n construing this deed and whenever the context so requires, the masculine inder includes the phiral.	This deed applies to, inures to the benefit of and bind personal representatives, successors and assigns. The term ben secured hereby, whether or not named as a beneficiary herein.
STATE OF OREGON. }:s. STATE OF OREGON. }:s. County of the instrument was acknowledged before me on the form on the fo	Z. He Attorney in fact	not explicable, it warrany (a) is upplications of the analysis of the second se
JACK CRYLASTIAN AS Attorney in fact Too Uohn L. Barrett Soldary Public for Oregon SEXIFUS Soldary	STATE OF OREGON,) ss. County of) ss. This instrument was acknowledged before me on	STATE OF, OREGON, Klamath County of State of the form of abdieverous and the second of the second
My commission explanation of the second seco	as of Notary Public for Oregon (SEAL	Jack Christian as Attorney in fact for John L-Barrett Configuration of the Stars of the Stars Pablic to Oregon
Use to The undersigned is the legal owner and holder of all independences, but is the legal owner, and holder of all independences, but is the legal owner and holder of all independences, but is the legal owner, and satisfied. You hereby are directed, on payment, to you of any sums owing to you under the terms frust deed, or pursuant to statute, to cancel all evidences of independences secured by said trust deed (which are delivered to y said trust deed) or pursuant to statute, to recovery, without warranty, to the parties designated by the terms of said trust deed therewith together with said trust deed) and to recovery, without warranty, to the parties designated by the terms of said trust deed therewith together with said trust deed. And to recovery and documents to the same the terms of said trust deed to the state now held by you under the same. Mail reconveyance and documents to a state to the same the same mail reconveyance and documents to a state to the same terms of terms of the same terms of	POR FULL BECONVEYANCE when obligations have been poid to the solid states of the solid	My compassion of provide the second sec
pob onte prise ten stitue one of prise the state of the formation of the state of	debreaness secured by the parties designated by the terms of said trust deed the terms of said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the parties designated by the terms of	Not worthe undersigned is the legal owner and holder of all trust deed, have been fully, paid and satisfied. You hereby, (said) trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, with satisfield the same fully of the same full of the same fully of the estate now, held by you under the same. Mail reconveyance
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Beneficiary

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UZ CLIMICA NOTICE VIN LIJBoreficier?"	IX OF KEYNATH COURTY	Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO SHITZ LISHEL DIED MICH W MOUNTAIN TITLE COMPANY		
MOUNTAIN TITLE COMPANI	TRUST, DEED	By Dep

This Trust Deed is an "ALL INCLUSIVE" Trust Deed and is second and subordinate to 20416 the Trust Deed now of record dated May 19, 1983 and recorded May 20, 1983 in Volume M83, page 7889, Microfilm Records of Klamath County, Oregon, in favor of Leonard L. Fike and Joyce E. Fike, husband and wife, which secures the payment of a note Burkhard E. Gattie and Norma M. Gattie, husband and wife, beneficiaries herein, agree to pay when due all payments due upon the said promissory note in favor of Leonard L. Fike and Joyce E. Fike, and will save Grantors herein harmless therefrom. Should the said beneficiaries herein default in making any payments due upon said prior note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the note secured by this Trust Deed. 3113 STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _____ Mountain Title Company A.D. 19 87 at 8:59 o'clock A M., and duly recorded in Vol. of <u>Mortgages</u> on Page 20414 10th FEE \$15.00 day M87 Evelyn Biehn, **County Clerk** By