OT 81470 All-Inclusive TRUST DEED WPUS. CO. COMMENTER STRUST DEED made this Page_ JOSEPH L. GLASSCOCK and KATHLENE A. GLASSCOCK, husband and wife -----, 19. 87 , between as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY Coge DANTEL O. BENSON and CATHY J. BENSON, husband and wife ..., as Trustee, and D-Lander. WITNESSETH: Grantor irrevocably grants; bargains; sells and conveys to trustee in trust, with power of sale, the property in trust, with power of sale, the property County; Oregon, described as: U. Breed, M. S. S. Lot 3, EXCEPTING the Westerly 15 feet thereof and the W1 of Lot 4, GRACE PARK, according to the official plat thereof on file in the office of the County Clerk of THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF LIBERTY MORTGAGE COMPANY, its successor and assigns,

SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.

SEE EXHLBIT "A" ATTACHED HERETO AND BI THIS REFERENCE MADE A PART HEREOF. SPECIAL TERMS: The Grantors herein hereby agree to assume and pay the above described forgether with all and singular the tenements, heredramments and apputitimenter and all other Years hereinto the data of another now or hereatter appertaining, and the rents, issues and prodit thereof and all tixtures now or hereatter attached to or used in connect. The State of the

sum of SIXTY-SEVEN THOUSAND TWO HUNDRED SIXTY-TWO AND NO/100 ---

FORM No. 841-

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6 Oregon Trust Deed Series

TRUST DEED

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being court shall adjustive reasonable as the beneficiary's or truste's attor-ney's fees on such appeal.
If is mutually agreed that:

a. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken to pay all the subsequent to the interest of the appeal.
b. In the event that any portion or all of said property shall be taken as compension of under statistic sectors and a reasonable charge by trustees as compension for such taking, which are in excess of the amount payable incurred by granable costs, expenses and attorney's less necessary hall he taken applied by first up roceedings, shall be paid or incurred by bes, inclury, in such proceedings, and the balance applied upon the indebtedness and exceuted such instrument devests in balance applied upon the indebtedness and exceuted such instrument of the balance applied upon the indebtedness and exceuted such instrument of the balance applied upon the indebtedness and exceute such instrument of the successary in obtaining such com-pensation, promptly upon beneficiary in out that and property in obtaining such com-sectured such instrument devest of the successary in obtaining such com-pensation, promptly upon beneficiary in out the indebtedness inder except such instrument devest of the successary in obtaining such com-sectured such instrument devest of the indebtedness inder except and granting and the balance applied upon written request of beneficiary in pensation, promptly upon beneficiary in of the indebtedness. Instee the property is all be made by written instrument executed by beening indorment (in case of luit recovers of the indebtedness. Instee the property is all be indebted to proper appoint ment if is liability'of any person if or the property; (b) (b) in in the indebtedness to the main of any mone of the indebtedness. Instee may and execute to the main of any mone of the indebtedness. Instee mand is of any person if or the pr

The Trust Deed Act provides that the sussee hereunder must be either an ottorney, who is an active member of the Oregon State Bar, a bank, trust company ings and lean association authorized to do business under the leaf of Oregon or the United States, a title insurance company authorized to insure title to real by of this state, its subtidiaries, 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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together with trustee's and altorney's lees not exceeding the amounts provided by law: 14. Otherwise, the sale shall be held on the date and at he time and place designated in the notice of sale or the time to which said sale may be postponed is in the notice of sale or the time to which said sale may be postponed is in the notice of sale or the time to which said sale may be postponed is in the sale shall be held on the date and a sale may be postponed is in teparate parcels and shall sell the parcel sale or parcels auction to the site bidder for cash, payable at the time of or parcels at shall deliver to these bidder for cash, payable at the time of the trustee the property so sole bat without any coverant or warranty, zero conveying of the truthfulness the deed of any matters of fact shall be conclusive proof the grantor and bencies. Any person, excluding the trustee, but including 15. When trusted sells pursuant to the powers provided berein, trustee attorney. (2) to the obigation secured by the trust deed, (3) to all persons attorney. (2) to the shall subscreate to the interest of the trustee in the prose hairing recorded liens subscreate to the interest of the truste of the trust aurplus, if any, to the grant to the interest of the trustee in the frant 16. Beneliciary may from time to time appoint a successor or succes-

The grantor covenants and	agrees to and with the beneficiary and those claiming under him, that he is law described real property and has a valid, unencumbered tills that he is law
Oregon, "in favor of Town"	<pre>lume M87; page 20085 ; Microfilm Records of Klamath County, Country Mortgage who subsequently assigned their interest to ever defend the same against all persons whomsoever.</pre>
This deed applies to, inures to the personal representatives, successors and as secured hereby, whether, or not named as gender includes the feminine and the neut IN WITNESS WHEREOF,	ceeds of the loan represented by the above described note and this trust deed are: al. family or household purposes (see Important Notice below) INTERPOSED OF THE OUTPOSE State St
not applicable; if warranty (a) is applicable an as such word is defined in the Troth-In-Lead beneficiary MUST comply with the Act and Re disclosures, for this futures; use Stevens Ness F If compliance with the Act is not required disc use the form of advance to account for use the form of advance to account for use the form of advance to account for use the form of advance to account for the form of advance to account for a	ng Att and Regulation Z, the JOSEPH I. GLASSCOCK
STATE OF THE GON Could of a Klemath This matrument was acknowledged November Of 19987, 50 JOSEPH T. GLASSCOCK and KATH GLASSCOCK	
The undersigned is the legal owner and trust/deed.have, been fully paid and satisfied, said.trust.deed or pursuant to statute, to ca harewith together with said trust deed), and co estate now, held by you under the same. Mail	REQUEST FOR FULL RECONVEXANCE To be used only when obligations have been poid. Trustee A holder of all indebtedness secured by the foregoing trust deed. All sums secured by said thereby are directed, on payment to you of any sums owing to you under the terms of meet all evidences of indebtedness secured by said trust deed (which are delivered to you reconvey, without warranty, to the parties designated by the terms of said trust deed the reconvey and documents for the parties designated by the terms of said trust deed the
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Beneficially Grantor NIEL O. BENSON and CATHY J. BENSON COMMON COM	Image: Space Reserved at

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1987, in Volume M87, page 20085, Microfilm Records of Klamath County, Oregon, in favor of Town & Country Mortgage, Inc., an Oregon corporation, who subsequently assigned their interests to Liberty Mortgage, as Beneficiary, which secures Daniel O. Benson and Cathy J. Benson, husband and wife, Beneficiary herein agrees to pay, when due, all payments due upon the said Promissory Note in favor of Liberty Mortgage, and will save Grantors herein, Joseph I. Glasscock and Kathlene A. Glasscock, husband and wife, harmless therefrom. Should the said Beneficiary 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.

This Trust Deed is an "All-Inclusive Trust Deed" and is second and subordinate to the Trust Deed now of record dated November 5 , 1987, and recorded November

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AUG. RAY

STATE OF OREGON: COUNTY OF KLAMATH: SC

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EXHIBIT "A"