18852.2 MTC 18859 TRUST DEED, Vol Man KISPERTER 81475 OK BAROT 20489 TRUST DEED Page 0 b 10th DAVID L. YORK AND BILLIE D. YORK, husband and wife November 19.87 . between Mountain Title Company of Klamath County WILLIAM S. OPPELT AND FLORENCE R. OPPELT, husband and wife, as Trustee, and obhorr ur ouders a nas * wrsprem m as Beneficiary, mismer. to post (respiration of a WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath in <u>County</u>, Oregon, described as: Hor second of the second of the 41 (L) the service t to a different to a manual constant the lecter un mit. SEE ATTACHED DEED Contract of the 28 STATE OF CAFGON

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-

eer leef an daring that good on the more much investige, and much be derived a the source of the source of the

not sooner paid, to be due and payableDecember 10: made by grantor, the final payment of principal and interest hereof, if 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 thereof, 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, st the become immediately due and payable.

herein, shall become immediately due and payable. To protect the security of this trust deed, granton 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 complete or restore promptly and, in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. To complete our restore property, it the boneliciary so request, cost and restrictions allecting said property, it the boneliciary so requests toons and restrictions allecting said property, it the boneliciary so requests and restrictions allecting and property, it the boneliciary so requests to destroyed thereon of the same and to be unitorm Commen-tion and restrictions allecting and property, it the boneliciary so requests to all the bone indicate may may require and 'to pay for filing same in the public officient or offices, a well as the cost of all lien sacches made by filing officients or classes agencient as may be deemed desirable by the beneficiary.

code as the beneficiary may require and to pay for filing same in the proper public office or officing agained as may be deemed desirable by the beneficiary.
 A. To provide and confinuously maintain insurance on the buildings now or hereafter proper your of the said premises against as or be address of damage by the and such other hazards as the beneficiary may from these of damage by the and such other hazards as the beneficiary may from these of damage by the and such other hazards as the beneficiary may from these of damage by the and such other hazards as the beneficiary may from these of damage by the and such other hazards as the beneficiary in the start of the the tent fitteen days prior to the and there in a companies, acceptable to the beneficiary the tent fitteen days prior to the and there in policies of insurance in the said previous the same at grantor servers. The amount collected under any procure the same at grantor servers. The summer collected under any tire or other insurance policy may be applied by beneficiary any determine, or at option of beneficiary the entire amount so collected, or any part thereol, may be released to grantor. Such application or release and to a gain the secone part of such tares, assessed upon or against said, property, before any, part of such tares, assessed upon or adams due to such norte.
 To keep said premises free from construction lens and to pay all taxe, assessments and other charges that pay able by grantor, which to or assessed upon of abington factors, may part of such tares, assessments and other charges that pay be beneficiary with the obleta or assessed upon or adams to such payment of any taxe, assess to the pay and the amount so release the secone part of such tares, the secone part of the payment of any taxe, assessed to pon the secone part of the secone part of any taxe, assessed to pon the secone part of the secone pa

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount requires to pay all reasonable costs, expenses and attorney's lees necessarily read or incurred by grantor in such proceedings, shall be pind to beneficiary sites, both in the trial and appellate courts, necessarily paid or incurred by denored the trial and appellate courts, necessarily paid or incurred by been liciary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessarily point of take, such courts or the event of the trial and appellate courts, necessarily point or baland and execute such instruments as shall be necessarily in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement; (in case of tull reconveyances for cancellation), without allecting (a) consent to the making of any impay on plat of liad property (b) Join in 1. In the second of the second presentation of the indebtedness.

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process to toreclose this trust deed in the manner provided in ORS 86.735 to 66.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure sale, the grantor or any other person so privileged by ORS 86.753, may cure sale, the draut or delauits. If the default or may be cured by paying the default, or delauits. If the default consists of a failure to by paying the online amount due at the time of the cure other than such privile capable of being cured may be cured by tendering the performance required the default obligation or trust deed. In any case, in addition to curing the default of defaults, the person ellecting the cure shall pay to the beneticizer and dead together with trustees and attorney's less not exceeding the amount provided by law with trustees and attorney's less not exceeding the amounts provided by law with trustees and attorney's less not exceeding the amounts provided by law with trustees and attorney's less not exceeding the amounts provided by law with trustees and attorney's less not exceeding the amounts provided by law with trustees and attorney's less not exceeding the amounts provided by law with trustees and attorney's less not exceeding the amounts provided

surplus, il any, to the grantor or to his successor in interest entitled to such surplus, 16. Beneliciary may from time to time appoint a successor or succes-ors to any trustee, named herein or to any successor trustee appointed berra under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, power and duies conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by benelicary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. I. Trustee 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 trustee, the or of any action or proceeding in which the approx, built are such a such or protecting which be a party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamer, who is an active member of the Oregon State Bar, a bank, trust compony 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, agent 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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The grantor warrants that the proceeds of the loan represent (a)* primarily for grantor's personal, family or household p (b) for an organization, or lowen if	nied by the above described and a set
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personal representatives, successors and assigns. The term benefic secured hereby, whether or not named as a beneficiary berefic to be performed by the secure of the secu	I parties hereto, their heirs, legatees, devisees, administrators, executor iary shall mean the holder and owner, including pledgee, of the contra construing this deed and whenever the context so remuter the
	rearties hereto, their heirs, legatees, devisees, administrators, executor iary shall mean the holder and owner, including plodgee, of the contrac construing this deed and whenever the context so requires, the masculin ber includes the plural. recurto set his hand the day and year first above written.
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disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivale if compliance with the Act is not required, disregard this notice.	
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ATTACHMENT

A portion of the W1/2 NW1/4 of Section 33, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows: Beginning at a point on the South line of the NW1/4 of Section 33, Township 39 South, Range 8 East of the Willamette Meridian, which is North 89 degrees 39' East 30 feet from the quarter section corner common to Section 32 and 33; thence North 0 degrees 06' East 1330 feet to the South line of the Klamath Falls-Ashland Highway; thence along said South line North 72 degrees 19' East 305 feet; thence South 0 degrees 06' West 1420.7 feet; thence South 89 degrees 39' West 290.6 feet to the place of beginning.

Filed for record at request of of		Mountain Title Company				가 탄생 같은 것
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