proceed to loreclose this trust deed in the manner provided in ORS 86.733 to 13. After, the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the defaults. If the default consists of a laibure to pay, when due, sums secured by the trust deed, the default may be cured by paying the not the defaults. If the default consists of a laibure to pay, when due, sums secured by the trust deed, the default may be cured by paying the not then be due had no default occurred. Any other default that is capable of being stores actually incurred in enforcing the outer the beneficiary all costs together with trustees and attorning the outer stores defined on the trust deed by law. 14. Otherwise, the sale shall be held on the date and attorned to the pay and the sale shall be held on the date of the trust deed by law.

together with trustee's and attorney's less not exceeding the amounts provided by law. It trustee's and attorney's less not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and be postponed as protection of the sale of the trustee may sell said sale may in one parcel or in separate parcels and shall sell the band property either auction to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or im-ol the truthiules in the deed of any matters of lact shall deliver to the purchaser its deed of any matters of lact shall be trustee, but including 15. When trustee sells purchase at the sale. Shall deliy the proceeds of sale to payment of (1) the express of sale, in-stitoring (2) to the obligation secured by the trust deed, is do all persons surplus, it subsequent to the interest of the frustee in the sale having recorded liens subsequent to the interest of the frustee in the frust surplus, it sny, to the grantor or to his successor in meters entitle of the frust is surplus, if sny, from time to time anoning a subsequent of the surplus if any to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if 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-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title conveyance to the successor trustee, the latter shall be vested with all title conveyance to the successor trustee in the latter shall be vested with all title conveyance to the successor trustee, the latter shall be made by written instrumeder. Each such appointment which, when recorded in the mortfage records of the county or counties in of the successor trustee. The property is situated, shall be conclusive proof of proper appointment which, when recorders 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 performing sale under any other deed of trust or (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 on attorney, 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 lows 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.

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, beneliciary shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by igrantor in such proceeding, shall be paid to beneliciary and both in the trial and appellate courts, necessarily paid or incurred by both in the trial and appellate courts, necessarily paid or incurred by bene-secured hereby, and grantor, date the balance applied upon the indebtedness and execute such instruments and its own expenses, to take such actions pensation, promptly upon beneliciary is not benerget. Ticiary in such proceedings, and its own expense, to take such actions secured hereby, and grantor, date the balance applied upon the indebtedness and execute such instruments and presention of this deed and the note low the indeptied of the payment of its payment of the paymen

It is mutually agreed that:

sold, conveyed, assigned or alienated by the grantor without lirist then, at the beneficiary's option, all obligations secured by this instantion, shall become immediately due and payable.
 To protect the security of this frust deed, grantor agrees: 'n and repair not to remove or demolish any building property in good condition.
 a. To protect, preserve and maintain said deed, grantor agrees: 'n and repair not to remove or demolish any building property in good condition.
 To protect, preserve and maintain said property in good condition.
 To content the security of this frust deed, grantor agrees: 'n and repair not to remove a demolish any building property in good condition.
 To complete or resore promptly, and in good and workmanilie destroyed thereon, and gain may the due all costs incurred therefore.
 To complete or second any ordinances, regulations, covenant, condition and restrictions allecting target or grant the said premises against bor fulling same in the property public officer or searching agencies as may be demend desirable by the standard or the said premises against bos of dual lies regulate in any bolden of the buildings and anoth or hereafted to the based fremises against bos of dual by the expire. In policies of instant the based premises against bays prior to the expire. In companies acceptable to the based premises against bays prior to the expire. In policies of instance now or hereafter any provement hereafter any second to the based premises against bays prior to the expire. In policies of instance now or hereafter any converse of the based premises and the present of the based premises and and present of the based premises and and present of the based premises and and policy of instance now or hereafter any prove of the senter any based of the senter any based of the expire. In companies acceptable to the fullier or searching agreement the seage and to policie any policy of instance on the senter any s

Stanting any easement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the lien or charge frances in any reconvey, without warranty, all or any part of the property. Then be described as the "person or persons be addressed on any matters or lacks shall services mentioned in this paradraph shall be not less than \$5.
10: "Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for any matters or lacks shall services mentioned in this paradraph shall be not less than \$5.
10: "Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the indebiedness hereby secure and court and without regard to the adequacy of any security for a start, and without regard to the adequacy of any security for the indebiedness hereby secure and court and any matters of the rents, including reports and the rents, less costs and experime."
11. The entering upon and taking possession of said property, the insurance policies or comparement of adeau to reliave thereunder or invalidate any act done wards any delault or nelice."
12. Upon detault by grantor in payment of any indebitedness secured hereunder or invalidate any act done with each or the indebiedness end any agreement hereunder, time being of the each of the beneficiary may event the beneficiary of the trustee to foreclose this furst deed advertiments in such order as beneficient or in his performance of any agreement hereunder, time being of the waive any delault or nelice of any agreement hereunder, time being of the exerce with respect to such payment and/or performance, into being of the each of the beneficiary may event the beneficiary of the trustee to foreclose this furst deed y advertimente in out of a such respect on the rest of any advertime being of the each of the beneficiary may event the beneficiary of the trustee shall exec

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FORM No. 881-Oregon Trust Deed Series-TRUST DEED

81696

sum of ______THIRTY_THUUSANII_AND_NU/_LUU______Dollars, with interest thereon according to the terms of a promissory note of even date, herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ______DEX_LEXES of note ______19 becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, affect of sold and interest therein is sold, affect of be beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To context the security of this trust dead drastor advect if the secured by the secured by the instrument.

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ______THIRTY_THOUSAND_AND_NO/100-_____

and war in contrast that fought Broad C.S. SHE 140012 Jublich is secured. Solls and be definition by the above in an

WESLEY E. ROBINSON & DONNA J. ROBINSON, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

FRANKLIN N. WOMACK & IRENE S. WOMACK, husband and wife or survivor, as Trustee, and

Lot 7, Block 4, TRACT NO. 1093, PINECREST, according to the official plat thereof

on file in the office of the County Clerk of Klamath County, Oregon.

(tisum) WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRUST DEED

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Vol. M81 Page 20863

PORTLAND. OR ST20

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The grantor covenants and a fully seized in fee simple of said de	grees to and with the beneticiary and those claiming under him, that he is law scribed real property and has a valid; unencumbered title thereto
which buyers herein D0 NO. hold buyers harmless there and that he will warrant and forev	ed in favor of First Federal Savings and Loan Association, I agree to assume and pay, and sellers further agree to er defend the same against all persons whomsoever.
Upon presentation of a nat	d receipt, buyers will reimburse sellers each year for t Federal through the reserve account.
(a) The contraction of the set	
Landston of the second seco	
The sectors and a sector of the sector of th	eds of the loan represented by the above described note and this trust deed are: family or household purposes (see Important Notice below), pranting was and parton was and an antiparton was an
gender includes the feminine and the neuter	enciti of and binds all parties hereto, their heirs, legatees, devisees, administrators, executor, gens. The term beneticiary shall mean the holder and owner, including pledgee, of the contract beneticiary herein. In construing this deed and whenever the context so requires, the masculin , and the singular number includes the plural. Bid graptor has because the state of the state of the context so requires, the masculin
# IMPORTANT NOTICE: Delete, by lining out, whi	aid grantor has hereunto set his hand the day and year first above written.
as such word is defined in the Truth-in-tending beneficiary MUST comply with the Art and Reg disclosures; for this purpose use Stavens-Ness For if, compliance with the Art is not required, disreg	No senericity is a creditor Act and Regulation Z, the Wallen by making regulation
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	Donna J. Robinson
STATE OF OREGON,	STATE OF OREGON,
County of Alamath This instrument was acknowledged b 	se
Wesley E. Robinson & Donna	
OTA A Mineleffrence (SEAL)	Cloc Oregon Notary Public for Oregon
and the second second second second second second second	(FC My commission expires: (SEAL)
5 0F Charles on this series of	REQUEST FOR FULL RECONVEYANCE
TO:	Trustee
trust deed have been fully paid and satisfied, said frust deed or pursuant to statute, to can herewith together with said trust deed) and to	You hereby are directed, on payment to you of any sums owing to you under the terms of neel-all evidences of indebtedness secured by said trust deed (which here delivered
estate now held by you under the same. Mail.	reconveyance and documents to the second by the terms of said trust deed the
CALEDI AU, AU, AU, And Stadian, Ita, Iskanova,	paraman inclus inclusion on all printes use of print. In 19 minut and achieve and all printes use of print.
De not loss or destroy this trust Dead OF THE WAY	Beneficiary
	E which it secures. Both must be delivered to the truitee for concellation before reconveyance will be made.
OD TRUST DEED FUE FOF 2' DIGENING. SEIJVGL. NO: 107 STEVENSINESS LAW PUB. CO., PORTLAND, ORE.	county Clerk of Manage Could Up County of State
Robingon	I certify that the within instrument was received for record on the day
Grantes receiventy fronts, back	of
Womaok	MONVOR RECORDER'S USE Orment/microfilm/reception No,
AFTER RECORDING RETURN TO	COL TOWNYLIF COMMAN BORTABON! phypeug and write County attixed.
MOUNTAIN TITLE COMPANY	TUEN THE THEAT THEAT THE
- <u>81696</u>	IMIZE DEED A By

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This Trust Deed is an "ALL INCLUSIVE TRUST DEED" and is second and subordinate to the Trust Deed is an "ALL INCLUSIVE INUST DEED" and is second and subordinate to the Trust Deed now of record dated December 21, 1976 and recorded December 23, 1976 in Volume M76, page 20551, Microfilm Records of Klamath County, Oregon, in favor of First Federal Savings and Loan Association, as beneficiary, Which secures the payment of a note Franklin N. Womack & Irene S. Womack, beneficiaries herein, agree to pay, when due, all payments due upon the said promissory note in favor of First Federal Savings and Loan Association, and will save Grantors herein harmless therefrom. Should 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 note and irust beed, trantor 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. 3.1 STATE OF OREGON: COUNTY OF KLAMATH: . Filed for record at request of _ SS. November Mountain Title Company of ______ the _____ the ______ the ______ the ______ the _______ the ________ A.D., 19 <u>87</u> at <u>9:15</u> o'clock <u>A</u>M., and duly recorded in Vol. <u>M87</u> FEE \$15.00 on Page Evelyn Biehn, County Clerk Ru _ day