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



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.

THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FOR sum of NINE THOUSAND AND NO/100 -----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

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sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instituter, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon;
To comply with all bass, ordinances, regulations, covenants, conditions and restrictions allecting said-property; if the beneficiary so requests, to join a rescuting or improvement which instrume the good and workmanike manner the building or improvement which any be good and workmanike manner building or improvement which any be good and workmanike manner building or improvement which any be good and workmanike manner building or improvement which any be good and workmanike manner building or improvement which any be good and workmanike manner building or improvement which any brows and continues, regulations, covenants, conditions and restrictions allecting said-property; if the beneliciary so requests, to join a rescuent any building or allows and any require and to pay for filing same in the proper public office or offices, swell as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneliciary.
To denote any barding the delivered to the beneliciary as yoon as insured; if the grantor shall be delivered to the beneliciary as yoon as insured; if the grantor shall be delivered to the beneliciary as used in such as order any bangling or insurance policy may be applied by beneliciary may procure the same at grantor's expense. The amount collecter shall for any part of the same at grantor's expense. The amount collecter shall be delivered to grantor's used not pay all draw beneliciary when thereot, may be released by any fragment white the figure any be released to grantor's core as a scontable by the single or obter insurance pol

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, il it 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 required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by ben-licitary in such proceedings, and the balance applied upon the indebtedness secured hereby; and Srantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request, on witten request of bene-licitary, payment of is lees and presentation of this deed and the note ior endorsement of is lees and presentation of the idebtedires; trustee may (a) consent to the marking of any map or plat of said property; (b) join in

Stanting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi. (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property or any of the truthfulness thereoi. Trustee as the solar of the second the rectals there in the property of the property of the indebideness thready extend to the adequety of any security for the indebideness including these past due and unpaid, and apply the same bas costs and profits, including these past due and unpaid, and apply the same base costs and profits, including these past due and unpaid, and apply the same base costs and profits, including these past due and unpaid, and apply the same base costs and profits, including these past due and unpaid, and apply the same base costs and profits are and profits, or the proceeds of line and other inverses of operants, insues and profits, or any taking or damage of the property, and the application or release thereol as allores and ability or any delault or notice of delault hereunder or invalidate any act done warrante policies or compensation or awards for any taking or damage of the essence with respect to such payment and/or proformance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity, which the beneficiary may declare and such any event the trustee or any agreement hereours any there

proceed to loreclose this trust deed in the manner provided in OKS 66.735 to 66.735 to

together with trustee's and attorney's lees 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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens mubsequent to the interest of the truste, the truste deed as their interests may appear in the order of the irruster in the trust the dead as their interest may the successor in interest on the successor or succes-surplus. 16. Beneliciary may from time to time appoint a successor or succes-

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

The grantor covenants and agrees t fully seized in fee simple of said described none	o and with the benefic real property and has	iary and those claiming un a valid, unencumbered titl	ler him, that he is law- e thereto except
and that he will warrant and forever defe	nd the same against a	11 persons whomsoever.	
(4) Provide the structure of the stru	<ul> <li>January Parka, 2022. Using Browning and the second second Browning and the second se</li></ul>		
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil XCPX BX AN XMAMMARXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	v or household nurposes ( s	e Important Notice Delow).	The second se
This deed applies to, inures to the benefit personal representatives, successors and assigns. I secured hereby, whether or not named as a benefi- gender includes the terminine and the neuter, and IN WITNESS WHEREOF, said g	he term beneticiary shall leiary herein. In construing the singular number include	this deed and whenever the constant of the plural.	ext so requires, the masculine
િ પ્રાથમિક દુધી પૂર્વતા કુમારા પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક કે કે કે પ્રાયમિક પ્રાથમિક કે પ્રાયમ કે પ્ર આગણવાડી કે પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક કે પ્રાથમિક કે પ્રાથમિક પ્રાથમિક પ્રા આગણવાડી કે પ્રાથમિક પ		Hu A Duble	MAIN
* IMPORTANT NOTICE: Delete, by lining out, whicheven not applicable, if warranty (a) is applicable and the b	eneticiary is a creditor	AVID A BURKHEIMER	
as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatio disclosures; for this purpose use Stevens-Ness Form No	and Regulation Z, the n by making required . 1319, or equivalent.	Ac S Villan AREN S. VILLARA	
If compliance with the Act is not required, disregard the	IS NOTE: STATE STATE	્યાં છે. પ્રદુર્શ કે પ્રારંત પ્રાપ્ત કરે છે. મુક્ત જે તે કે સ્વરંત કરવા છે. તેમ જ જે તે કે દાવે છે છે.	lag un una frechetaria de la francésia de Transforma de la companya de la comp
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	niger and an and a first second s and second se and second s and second seco	報告, 영상, 2019년, 1월 24년 11월 23일 (11년 - 11년 11년 12년 2월 28일 (11월 23일) 국왕, 2월 23일 (11년 11년 11년 11년 11년 11년 11년 11년 11년 11	
STATE OF ARXXXXX CALIFORNIA	STATE OF	OREGON, VENTonn	) 
County of VERTUNG. This instrument was acknowledged before	me on This instrum	ent was acknowledged belove m	on Irovern 9
January	1983,by.	Rick Aving	
DAVID A. BURKHEIMER and KAREN S.	VILLARA of D.A.	13 18 BURLINET	
OFFICIALSEAD	$\langle   \rangle$	EN S. VILLAN	
My coming spires MAY 22, 1987	Dregon /Notary Publ	ic for Oregon ion expires:	(SEAL)
		NVEY ANCE	
To be used only the second s			
그는 날 승규는 것 같아. 물로 가지 않는 것 같이 많은 것 같아요. 한 것 같아요. 같은	, Trustee	and the second	na sena na sen Na sena na sena Na sena na sena
The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail re	older of all indebtedness se ou hereby are directed, on el_all_evidences_of indebte convey, without warranty, conveyance and documents	payment to you of any sums of hess secured by said trust dee to the parties designated by th to	I (which are delivered to you e terms of said trust deed the
DATED: GALLER, MARKED BERTHER STREET, MARKED BERTHE	nie and been to be order to 19. mars and to build.	ng ng pangang na san san san san san san san san san	a san san san san san san san san san sa
		Beneficia	
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be d	elivered to the trustee for concellation be	fore reconveyance will be made.
TOUST DEED		STATE OF O	
TRUST DEED		County of	Klamath
	ΥΤΙΙΔΡΑ	was received f	or record on the19th day lary, 19.88.,
DAVID A. BURKHEIMER and KAREN S 702 California Street Ground and	the solid oon coareau i thinking and footbeau	at2:01 o'	clock P.M., and recorded
Santa Cruz, CA 95060 Grantor	SPACE RESER	in book/reel/	volume NoM88 on or as fee/file/instru-
RAYMOND E. WALKER and CHRISTINE	C. WALKER	USE DOLT STO ment/microfil	m/reception No83640,
5855 Capehorn Drive Agoura, CA 91301-1401 Beneficiary	N OF KLUMAH COL	Witnes	rtgages of said County. s my hand and seal of
AFTER RECORDING RETURN TO	n s. vitutent, h.	FVPI VI	ed. Biehn, County Clerk
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	gin dey	NAME	TITLE
83640	Fee: \$10	0.00 By	Amon Deputy

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