FORM No. CO1-MTC 19201-P -Oregon Trust Deed Sarles-TIUST DEED. 84757 ELEVEN LEADE CONF MA Vol. <u>M88</u> Page Legit STRUST DEED 306 **2839** 🛞 February, 19.88 between JOSEPH A. HARRIS & BUINTA F. HARRIS, husband and wife as Grantor, MOUNTAIN TITLE (COMPANY OF KLAMATH COUNTY CENTURY 21 SHOWCASE REALTORS & COLDWELL BANKER HOLMAN REALTY INC. , as Trustee, and es convin ARTHERSE CON as Beneficiary, Manuella and the state of the WITINESSETH: Jag Bal-"你有什么认识我的问题。" in Doute the Vill con No. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property in Klemeth County, Oregon, described as: we rectired in record on the 20th day of poist any and an the 19, 19, 88 51. Lot 3 in Block 34, FIFTH ADDITION TO KLAMATH RIVER ACRES, according to the official plat Ē thereof on file in the office of the County Clerk of Klamath County, Oregon. j<sup>22:</sup> Tax Account NO: 4008-63A-2800 na ar aladah bua lana kang at 146 kilis maku ni tang di bah buab pa sapa <u>೮೧</u> 83 Together with all and singular the terements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot 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 ONE THOUSAND NINE HIMDERD THERE ALL STATES AND AND THE AND THE SECURITY FILE CONTRACT OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>ONE THOUSAND NINE HUNDRED TWENTY</u> FIVE and 24/100-herein, shall become immediately due and payable. And a setting the transmission of the security of this trust deed, grantor agrees: In the security of this trust deed, grantor agrees: In the security of this trust deed, grantor agrees: In the security of the security o frument, irrespective of the maturity Gutes Explessed meters, a billing any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantise in any reconvey, without warranty, all or any matters of the property. The equilibrit development is the recitate therein of any matters of lacts shall be conclusive proof of the truthfulness therein of any matters or lacts shall be conclusive proof of the truthfulness therein of by a receiver to be ap-feasily emitted, there or and the recitate therein of by a receiver to be ap-pointed by a court, and without regard to the otherwise collect the rents, there will be theready and the second take possession of said prop-rissues and profits, including those past due and take possession of said prop-rissues and profits, including those past due and a take possession of said prop-rissues and profits, including those past due and a take possession of said prop-ticate and profits, including those past due and a take possession of said prop-ticates upon any indebtedness secured hereby, and in such order as bene-ticates of the application or release thereof and foresaid, shall not cure property, and the application or release thereof as alforesaid, shall not cure property, and the application or release thereof as alforesaid, shall not cure property, and the application of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the assence with respect to such payment of any performance; the beneficiary may declare all sums secured hereby immatters to foreclose this trust deed by advertisement and sale, or may differ the trustee to foreclose this trust deed by advertisement and sale, or may differ there trustee to foreclose this trust deed by any declare at the obligation secured hereby whereaute and payset. In the his written, notice of default and his election ereguines the said described real in ording the beneficiary at his election may proformance, th Joint In executing such dimnicing statements pursuant to the Universe Contract proper public difference of searching agencies as may be deemed desirable by the public of ollices, as well as the cost of all line search is made beneficiary. Arron provide and continuously maintain insurance on the buildings and such other heards as the cost of all line search of the s proceed to foreclose this trust deed in the manner provided in ORS 80.735 to 86.795. 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 detault or defaults. If the default consists of a failure to pay, when due, entire amount due at the time of the cure other than cured by paying the entire amount due at the time of the cure other than such portion as would be dided the default on the default on the default that is capable of being cured by the default occurred. Any other default that is capable of being cured may be cured by the default on the beneficiary all costs and expenses actually incurred in enforcing the obligation of the first deed together with trustees and attorney's tes not exceeding the and the the trust deed by law. and expenses actually mourred in enforcing the onlighthe amounts provided 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 bac ostipped and in the notice of sale or the time to which said same may be postpond and in the notice of sale or the time to which said same may in one parcel as provided by law. The trustee may sell said property either suction to the highest bidder for cash, payable at the parcer of parcels at shall, deliver to the purchaser its deed in form as required by law. Trustee the property to he purchaser its deed in form as required by lawed plied. The recitation in the deed of any matters of lact shall be conclusive proof of the truthulunes therecies of a lact on payment or warranty, expressor or im-of the truthulunes therecies of a lact on payment of (1) the express of a lact. 1.5. When trustees ells pursuant to the powers provided herein, trustee shall apply the protects of a low partene of (1) the express of a lact. 1.5. When trustees ells pursuant to the powers provided herein, trustee shall apply the oblighten accured by the trust deed, (3) to all persons atterney, (2) to the granter or the interest of the trustee in the trustee and their thrests may appear in the order of their privery and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or successor becomes and the trustee in the successor in interest entitled to successor becomes and the trustee in the successor or successor or successor in the successor or successor 16. Beneliciary may from time to time appoint a successor or successor It is mutually agroed that: 8. In the event that any potion or a'' of sild property shall be taken under the right of eminent domain or condennation, beneliciary shall have the right, if it so exists to require that all or any potion of the mount required to pay all reasons to be a such taking, which are in excess of the amount pound to pay all reasons to a such proceedings, shall be paid to benelicipall ad applied by it first on a such proceedings, shall be paid or incurred by been-ficiary in such proceedings, and its event and to be provided to applied by it first on a such proceedings, shall be paid or incurred by been-ficiary in such proceedings, all its own et sons, to take such actions, and execute such instrument agrees, at its own et sons, to take such actions, pensation, promptly upon beneficiary's request. 9. At any time and presentation of the induct of bene-erdorsement (in case of tull recompresentation of the induct of bene-erdorsement (in case of tull recompresentation of the induct of bene-erdorsement (in case of tull recompresentation of the induct of bene-erdorsement (in case of tull recompresentation of the induct of bene-erdorsement (in case of tull recompresentation of the induct allecting (a) consent to the making of any map or plat of said property; (b) join in the surplus, it any, to the grantor or to his successor in interest entitled to such aurplus. 16. Beneliciary may from time to time appoint a successor or success surplus. 16. Beneliciary may from time to any successor trustee appointed here-under. Upon such appoint here in any without conveyance to the successor upon any trustee herein named or a with all tills, powers and duties contered upon any trustee herein named or a with all tills, powers and duties contered upon any trustee herein named or a with all tills, powers and duties contered upon any trustee herein named or a with all tills, powers and duties contered upon any trustee herein named or a with the thereunder. Each such appointment and subsitution shall be more by written instrument executed by beneliciary, which, when recorded in the mortagic becords of the county or counties in of the successor trustee. The successor trustee. The successor trustee is not billaded to motify any patty hereto of pending sale widen, any other deed of trust or of any action or proceeding in which frantor, beneficing or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereurder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and faan association authorized to do business under the laws of Oregon or the United States, o title insurance company outhorized to insure itile to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 478.505 to 478.555.

The grantor Ily-seized in-fee s	covenants and agrees imple of said describe eed in favor, of	to and with the bene ed real property and I First National B	ficiary and those has a valid, unence ink, recorded	claining under him, that umbered-title-theretoEl in Volume M79, page erein have agreed to	CEPT 10772 assume
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(a) <sup>∓</sup> primarily	IOI granto. o Paraliante	AND A DOLLARD TO THE LODIE LODIE	A REAL PROPERTY OF A REAL PROPER	note and this trust deed are: tice below); http://cracify.crac	
This deed app personal representati	blies to, inures to the ben ives, successors and assign	edit of and binds all part ns. The term bereficiary s eneliciary herein: In const	ies hereto, their heir hell mean the holder ruing this dead and w	and owner, including plednee, henever the context so requires	
genaar melalus IN WITN	ESS WHEREOF, sa	id grantor has hereun	to set his hand the	La fan	
as such word is defin bong liciary MUST con	Deleto, by lining out, which ranty (a) is applicable and red in the Truth-In-Lending oply with the Act and Regu- urpose use Stavons-Noss For	Act and Regulation 2, me ulation by making required m No. 1319, or equivalant.	Coseph A.	Harris	
If compliance with it		ard his noice, as areas	Brenda F.	Harris	
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