FORA1 110. 001-MATC. 10445-16 Orogo 1 Trust Doed Seri 10-1 KUST DE ID. OT. TRUST DEED Vol. M88 Page 3359 85121 THIS TRUST DESD, made this ______day of ______ March _____; 19 88, between <u>Ma</u>b BILLY H. MC FADYFM as Grantor, MOUNTAIN WITLE COMPANY OF KLAMATH COUNTY And the second s CARLYLE B. WHITMAN as Beneficiary, - **8**633 -i Giordiai jour starou WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Sin Klamath County, Oregon, described as: STO and received for repead on the ALth day The Northerly 35 feet of Lot 5, Block 46, FIRST ADDITION TO KLAMATH FALLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. DINE D Klamath County Tax Account #3809-32AB-10800. and and an easier and a star form HDIS where freeman and one as estarting to the and and the set for the start the start the start the start to be added and a set of 384.760 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 0.7 SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWELVE, THOUSAND, SEVEN HUNDRED NINETY AND 81/100 note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. sold, conveyed, assigned or alien:ted by the grantor without first having then, at the beneliciary's option, all obligations secured by this instrument, having therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees: the grant of agrees: the security of the security of an annor and pay when due all costs incurred therefore.
 To complete or restore providing or improvement the thereon: thereon, and pay when due all costs incurred therefore.
 To complete or restore providing or improvement the function: damaged or inclusion grant and the secure provide and thereon in the origin of the commit or prevent the security of the secure of the security of the secure of the security of the secure 34 Altimative and the second secon proceed to foreclose this trust deed in the manner provided in OKS 80.735 to 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, ithe grantor or any other person so privileged by OKS 80.753, may cure the detault or delaults. If the default consists of the VORS 80.753, may cure sums secured by the trust deed, the default only be cured by paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the perior nance required under the obligation or trust, deed. In any case, in addition mance required under the obligation or frust, deed. In any case, in addition for curing the default so and expenses actually incurred in enforcing the obligation due to the trust. deed by law, it for the sand the cure shall pay to the trust. deed by law, it for the sand the sand so the cure of the trust deed by law. 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 auction to the place design bldger for cash, payable at the time of sale. Trustes the property so that purchaser its deed in form as required by law convergent the property so that purchaser its deed in form as required by law convergent the property so that purchaser its deed in form as required by law convergent the property so that purchaser its deed in form as required by law convergent the property so the purchaser its deed in form as required by law convergent the property so the purchaser its deed in form as required by law conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When emiliciary may purchase at a reasonable charge by trustee attorney. (2) to the subsequent to the interest of the trustee by trustees having recorded line subsequent to the interest of the trustee in the truste surplus, if any, to the granter or to his successor in interest entitled to successor is urplus. 16. Beneficiary may from time to time appoint a successor or successor.

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of emiment domain or condennation, beneficiary shall have the right, it is to elects, to enumer 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 contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to the trial and appellute another contaking and the paid to beneficiary and generating in such proceedings, and the successarily paid or incurred by bene-liciary in such proceedings, and the successarily paid or incurred by bene-liciary in such instruments as shall be the paid to be take such actions and execute such instruments as shall be the time to take and and the mote for the radio in the success of the the total and presentation of the indebtedness 9. At any time and from time to time upon written request of bene-ned as of the reson of the payment of the induced and the mote for endorsement (in case of full reconvegances, for cancellation, without allecting (a) consent to the making of any map or plat of said property (b) join in the intervention of the payment of the intervention of the intervention of the said property (b) join in the sa

surplus, il any, to the granter or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all with conveyance to the successor upon any trustee herein named or appointed helin, powers and duties conferred upon any trustee herein named or appointed helin. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the successor trustee. 17. Trustee accepts 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 pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed. Act provides that the huster hereunder must be sliper an attainey; who is an active member of the Oregon State Bar, a bank, trust company wings 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 rty of this state, its subsidiaries, affiliate, agains or branches, the United States or any agency thereof, or an exceed agent licented under ORS 698,505 to 698,585. NOTE: property

The grantor fully seized in fee a none	simple of said de	grees to and with th scribed real property	e beneficiary and tho and has a valid, une	e claiming under him ncumbered title there	n, that he
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