FORM No. 881-Oregon Trust Deed Series-		
or 86270	TRUST DEED. MIT-196091K	
	SECONI) TRUST DEED	ATEVENS-NESS LAW PUB. CO., PORTLAND, C
THIS TRUST DUP		Vol. 1188 Page 578
GERALD N. MATHTAG	, made this	ageo 78
And the second sec	IRA. and LORRAINE MATHIAS	April and wife 19 88, being
as Grantor, MOUNTAIN TTT	, made this7th JRand_LORRAINE_MATHIAS, husband_f LE COMPANY OF KLAMATH COUNTY	ind wife bei
	LE COMPANY OF KLAMATH COUNTY d CYNTHIA D. TENNENT, husband and	
HAROLD R. TENNENT an	d CYNTHIA D. TENNENT, husband and	De Trick
as Beneficiary,	a CINIHIA D. TENNENT, husband and	ui f
		wite
Grantor irrevocable	WITNESSETH: ants, bargains, sells end conveys to trustee in County, Oregon, described as:	Sugar Sec.
inKlasmath	ants, bargains, sells and conveys to truste	
• • -	County, Oregon, described as	" trust, with power of sale the
Lot 5, KENNICOTT COUNTRY	ESTANDES	er bale, the prope
the office of the County	Cloub a according to the officia	bereiten er en
	ESTATES, according to the officia Clerk of Klamath County, Oregon.	If plat thereof on file in
Klamath County Tax Accou	nt #3000 400g -	
	12BC-5100.	
Accou		
together with all and singular the tor		
tion with said real estate	nements, hereditaments and appurtenances and all o e rents, issues and profiles thereot and all fixtures no CURING PERFORMANCE of each agreement of R. HUNDRED STATY MURDER	46
FOR THE PURPOSE OF SE	CUDANCE and profiles thereof and all fixtures no	w or hereafter all
sum of SEVEN THOUSAND FOU	R HUNDED CTUME of each agreement of	to come attached to or used in come
tioto of	CURING PERFORMANCE of each agreement of R HUNDRED SIXTY-THREE AND 53/100 -	grantor herein contained and payment of 11
Pot reason in the second reaso	Deneticiary or ord	
The date of maturity of and payable	le per terms of Note	nereon according to the terms of a promissor
becomes due and payable. In the even	t secured by this instrument is the dat., 19	
then, at the beneficiary's and	t secured by this instrument is the date, stated above by the grantor without first having obtained the within the secured by the grantor without tirst having obtained the within the within the secured by the grantor without the secured by the se	e, on which the final installment -t
herein, shall become immediately dre	te per cerms of Note station, the final d secured by this instrument is the date, stated above the within described property, or any part thereof, by the grantor without first having obtained the w pligations secured by this instrument, irrespective of rust deed, grantor advance	, or any interest therein is sold, agreed to h
To protect the security of this +	nu payable. In the second different, it respective of	the maturity dates expressed of the beneficiary
and repair 40 protect, preserve and mulat	ust deed, grantoe adama	on pressed therein, or

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Aranting any easement or creating any restriction thereon; (c) join in any subordination or other adreement allecting this deed or the lien or charge france in any reconveyance may be discribed as the "property. The legally entitled thereot," and the recitals therein of any matters or facts shall services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneliciary may at any pointed hy a court, and without regran to the adequacy of any security for any pointed hy a court, and without regran to the adequacy of any security for any pointed hy a court, and without regran to the adequacy of any security for any part thereol, in its own name sue or otherwise collect the rents, less costs and expenses of operation and callection, including these part thereol, in its own name sue or otherwise collect the rents, less costs and expenses of operation and callection, including reasonable attors including these secured hereby, and in such order as beneric in any determine.
11. The entering upon and taking possession of said property, the induction or release thereof as altores altored in such order as beneric and prolits, or the proceeds of line and other wave any default by frantor in payment of any inductive any each other wave any default or notice of default hereunder or invalidate any secured wave any default or notice of any adjreement hereunder, time beneficiary may determine to such notice.
12. Upon default by grantor in payment of any indubtedness secured hereby or in his performance of any adjreement hereunder, time beneficiary may at other wave any determines election in such order as beneficiary may determines of operative the truste to foreclose this trust deed by remedy, either at law or in equity, which the thereot as altereading or any determines of any adjreement hereunder or invalidate any section be application or release thereot and the prediction or indice or any adjreement and any time prise or any either of any direct the trust

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days belore the dute the trustee conducts the the grantor or any other person so privileged by ORS 86.753, may cure sums secured by the trust deed, the default consists of a failure to pay, when due, entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance requires under the defaults, the person effecting the cure shall pay to the beneficiary all costs of expenses actually incurred in enforcing the obligation to the trust deed by law. 14. Otherwise, the sale shall be held on the date and at the time and

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the anounts 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 in one parcel or provided by law. The trustee may sell said property either automotion to the highest bidder for cash, payable at the time of sale. Trustee automotion to the highest bidder for cash, payable at the time of sale. Trustee the property is of the purchaser its deed in form as required by law conveying the trustee the property is osold, but without any coverant or warranty express or imot the truthlulness thereof. Any any proven, excluding the frustee, but including the trustee and beneficiary, may purchase at the bale.
The recitals in the deed of payment of (1) the expenses of sale, in-attor and beneficiary, may purchase at the bale.
The recitals in the endiverse of the provents of sale of all private interest of the trustee sells pursuant to the provents of sale, by trustee and pay in the trust deed, (3) to all persons attended, it in the surfaces of sale, in-attended liens subsquare to the interest of the anotic private at the interest of the anotic private and the trustee appointed to such any on the surface sells pursuant to the anotic private appointed bereard at the trustee in the trust deed and substitution shall be visite and a visite and a tradsocies or success under, the surface many appear in the order of the surfaces or successor in interest entitled to such and the trustee is now appear in the order of the anotic private appointment.
I6. Beneticiary may from time to time appoint a successor or success trustee, the latter shall be vested with all title, powers and duties contered and substitution shall be made by written instrument. Each such appointment is not due to by law.
I6. Beneticiary may from time to time appoint a successor

5784 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except Trust Deed recorded on July 26, 1978, in Volume M78, page 16319, Microfilm Records of Klamath County, Oregon, in favor of Klamath First Federal Savings & Loan Association, as and that he will warrant and forever defend the same against all persons whomsoever. Eeneficiary The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: This cleed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and your first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. GERALD N /- MATHIA .TR 10 G resident . [.[. LORRAINE MATHIAS (If the signer of the above is a corporation use the form of acknowledgement opposite STATE OF OF EGON, STATE OF OREGONAL County of Klamath ) ss. County of ..... ) This instrument was acknowledged before me on 19 .... by .... of ristio Notary Public lor Oregon (SEAL) Notary Public for Oregor My commission expires:  $11/1\ddot{G}/91$ My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ...... , 19...... DATED: Beneficiary r destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconvoyance will be made. STATE OF OREGON, 55. TRUST DEED County of ......Klamath (FORAL No. 881) STRVENS NESS LAW PUB CO., PORTLAND, ORK I certify that the within instrument was received for record on the ....15thday April...., 19.88.., GERALD N. MATHIAS, JR. and LORRAINE MATHIAS of ..... at ....11.3.3. o'clock ..A.M., and recorded 5859 Winter Klamath Falls, OR 97603 Grantor SPACE RESERVED ment/microfilm/reception No.....86270, FOR HAROLD R. TENNENT and CYNTHIA D. TENNENT FOR RECORDER'S USE Record of Mortgages of said County. 1513 E. Stuart Witness my hand and seal of Fresno, CA 93710 County affixed. Beneficiary By Clincilla A Letter Deputy AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

Fee \$10.00