STERES LAW FOR CO. PORTLAND. on PT Segon made this TRUST DEED VOL M & Page 6914 THIS TRUST DEED, made this 2nd day of May , 19.88 Detruction of PT DAVID A. NEIHARDT & DELILAH L. NEIHARDT, husband and wife as Grantor, MOUNTAIN-TITLE COMPANY-OF GOUNTY , as Trustee, and HELEN L. STEVENSON as Beneticiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property A SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF. SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF. See LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF. Sum of NINETEE OF SECURING PERFORMANCE of each agreement of dreater attached to or used in converse or herealter appertuining, and the rents, issues and protits thereof and all listures now or herealter attached to or used in converse or herealter appertuining, and the rents, issues and protits thereof and all listures now or herealter attached to or used in converse	F()R/Je No. 881-Oregon Trust Deed Series-TRUST DEED.			
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The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said nove becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protoct d

hetern, shuil become immediately due and payable. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to trunewe or demohish any building or improvement thereon; not to constant or penalit any waste of said property. I to complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or detrovisit thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions affecting said property; if the beneficiary so requests, to you in executed such financing statements pursuant to thing same in the by thing officers or searching agencies as may be deemed desirable by the ten bardy.

Solution exercises such as the second of the second desirable of the second desirable of the or other as well as the cost of all lines searches made by thing officers or searching adencies as may be deemed desirable by the buildings of the second of the said premises adjust loss of damage by the second of the said premises adjust loss of damage by the second of the said premises adjust loss of damage by the second of the said premises adjust loss of damage by the second of the said premises adjust loss of damage by the second of the said premises adjust loss of damage by the second of the second loss of damage by the second loss of the second line of the second loss of the second loss

reliate court shall adjudge reasonable as the Denember 3 of these second appeal. If is mutually agreed that: S. In the event that any partien or all of said property shall be taken under the right of minent domain or condemnation, beneficiary shall have the right if it so elects, to require that all or any partien of the amount required to prove all reasonable costs, expenses and atterney's less necessarily pad or applied by it has been under any partient of the amount required to prove all reasonable costs, expenses and atterney's less necessarily pad or applied by it has been any reasonable costs and expenses and atterney's less their of the right of any partients, necessarily paid or incurred by bene-ticary in such proceedings, shall be paint or been by the theory in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon here to time upon written request of been ended on its takes and presentation of this deed and the note lon-endersement (in case of tall reconvergences, for concellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

NOTE: The Trust Deed Act provides that the trustee bereunder must be either an atta or savings and Ican association authorized to do business under the laws of Oregor property of this state, its subsidiaries, affiliates, agents or branches, the United States

Aranting any easement or creating any restriction thereon; (c) join in ary subordination or other agreement allecting this deed or the lien or charge function, if the property, and the restriction this deed or the lien or charge frantee in any reconvey, without warranty, all to any part of the property. The frantee in any neonweyance may be described as the "person or persons or any part thereol, in its own name sue or otherwise collect the restriction of persons or persons or any part thereol, in its own name sue or otherwise collect the restriction or persons and persons or any part thereol, issues and properly, and the application or release thereol as aloresid, shall not cure or insurant or perference or or persons or any person or in bis performance. T

13. Alter the trustee has commenced foreclosure by advertisement and abs.795. 13. Alter 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, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure sums secured by the trust deed, the default may be cured by paying the root then be due had no default coursed. Any other default that is capable of before the default or the such performance required under the defaults, the person effecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sule shall be held or the date of the date of the substance the sule shall be held or the date of the date of the substance the sule shall be held or the date of the date of the default.

and expenses actually inclured in enforcing the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided 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 place designated in the notice of sale or the time to which said sale may be postported 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 shall deliver to the purchaser its deed in form as required by law conveying piled. The recitals in the deed of any matters of lact shall be conclusive proof 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 trustee and a reasonable charge by trustee's having recorded liens subsequent to the interest of the trustee in the furst surplus, if any, to the grantor or to any successor trustee appointed here surplus, if any, to the grantor or to any successor trustee appointed here trusted. Upon such appointed herein or to any successor trustee appointed here surplus, if any, to the grantor or to any successor trustee appointed here trustee, the latter shall be vested with all title, powers and duties conterved and substitution shall be made by written instrument executed by the scoles which the property is situated, shall be conclusive proof of powers appointment and substitution shall be made by written instrument executed by law conterves in the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of property appointment and substitution shall be made by written instrument executed by hencliciary which the property is situated, shall be conclusive pool of property appointment and substitution shall be made by written instrument executed by hencliciar

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		The grantor covenants and agrees to and with the fully seized in fee simple of said described real property a	beneficiary and those claiming under him, that he and has a valid, unencumbered title vibrate
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		and will warrant and forever defend the same ag	ainst all persons when
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With the set of the descendence of the set of		disclosurery MUST comply with the Art and Regulation 7 th	David A. Neihardt
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Country of Klamath js. This instrument was acknowledged below on or STATE OF OREGON, js. David A. Neihardt & Delilah L. Country of This instrument was acknowledged below on on Neihardt Country of Notary Public for Oregon Notary Public for Oregon Neihardt Country of Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon To state Motory Public for Oregon Notary Public for Oregon Notary Public for Oregon To state The undersigned is the feel owner and holder of all indebedients standed by the foregoing frust deed. All stans secured by as all frust deed or pursuant is to cancel all widdhees of all indebedients secured by state free of our owner, without wareafty, is to an arise dispatch by the foregoing frust deed. All stans secured by and for reconvey, without wareafty, is to an arise dispatch by the terms of and trust deed fit foregoing frust deed. All stans secured by and for reconvey, without wareafty, is to an arise dispatch by the terms of and trust deed fit foregoing frust deed or pursuant wind and state deed fit foregoing frust deed or pursuant for the same. Mail reconveysance and documents to and trust deed fit foregoing frust deed or pursuant with all state deed fit foregoing frust deed or pursuant wind and state deed fit foregoing frust deed fit		o and opposite.)	Delilah L. Neihardt
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To:		REQUEST FOR FULL RECON	IVEY AND
The undersigned is the left owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by an trust deed have been hully paid and satisfied. You here at directed, on payment to you of any sums owing to you under the form of payment to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to so and trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed to the terms of the terms of said trust deed to the terms of the		TO: "It is used only when obligations	have been paid.
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Ender how held by you under the same. Mail reconveyance and documents to DATED: Deneticiary Example of the note which is ecores. Such must be delivered to the traine for ecored on the mode. David A. & Delilah Le. Nathardt Helen L. Stevenson Grantor SPACE RESErved FOR Record of Mortgages of said County. Mitness my hand and seal of County affixed. MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY NAME	<u>ь</u>	erewith together with said trust deed) and to recommended all evidences of indebtedn	ayment to you of any sums owing to you under the to
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EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situate in Lots 10 and 11 of IMPERIAL ACRES, according to the official plat thereof on file in the Records of A Klamath County, Oregon, more particularly described as follows:

Beginning at the most Southerly corner of said Lot 11; thence Northwesterly along the Southwesterly line of said Lot, 200 feet to a point; thence in a Northeasterly direction to a point on the East line of said Lot 11, said point being 183.5 feet Northwesterly of the Northerly line of Old Midland Road, which 183.5 feet is measured from the most Easterly corner of said Lot 11; thence in a Southeasterly direction to a point on said North line of road which is 136 feet Northeasterly from the point of beginning; thence Southwesterly along said North line of road 136 feet to the point of beginning.

Tax Account No.: 3909 016B0 00700

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

 Filed for record at request of _______Aspen Title & Escrow _______the ______the ______the _____the ____the ____the _____the _____the _____the _____the _____the ____the _____the ____the ____the ____the _____the ____the _____the _____the _____the _____the _____the ____the _____the ____the ____the _____the ____the _____the ____the ____the _____the _____the _____the ____the ___the ____the ____the ____the ____the ____the ____the ____the ___the ____the ____the ____the ____the

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