Oregon Trust Deed Series-TRUST DEED. FORM No. 881-107 Hain oulamenth 88.145 R 97601 LOG STS TRUST DEED 10187 WOUND IN LIFE COMMIC-19937P THIS TRUST DEED, made this 17th ¹³Vol<u>m88</u>Page _____day of ______June_______ 19.88 KENNETH-R. DEATHERAGE & LOIS-A. .., between DEATHERAGE, Husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY, as Trustee, and HUGH JOE SMITH, SR. & KAZUKO SMITH, HUSBAND AND WIFE OR SURVIVOR as Beneficiary, 564 1 126 31:105 an haan taraf nahami Kina. Bala 110t WHEN REAL 6. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: wee received for receil on the 30 to 447 30 to Lot 11, Block 10, TRACT NO. 1042, TWO RIVERS NORTH, according to the official plat thereof on file in the office of the County Clerk of Klmaath County, Oregon. 1.21121.12日11 Tax Account No. 2607-01A0-10600 STATE OF OREGON! Together with Airliner Mobile Home X-116387. festen und feiter beiter mit mit

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-

sum of

(\$10,000.00) note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid to be due and payable <u>per terms of note</u> <u>19</u> 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. The secure distribution of the secure of the maturity dates expressed therein, or To protect the security of the date payable.

sold, conveyed, assigned or alienated by the grantor without lines in the erein, at the beneficiary's option, all obligations secured by this instructure in the erein, shall become immediately due and payable. "I determine the erein in the erein is the property in good condition and repears not determine waste of and publicing or improvement thereon." To conduct the security of this trust deed, grantor agrees: http://www.asteoda.com/public.or/lines/sold-adition-erein.
 To protect the security of this trust deed, grantor agrees: http://www.asteoda.com/public.or/lines/sold-aditionsold-aditions/sold-aditions/sold-aditions/sold-aditions/sold-adi

It is multually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domains condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, encoded attrarrey's lees necessarily paid or applied by it linst upon any reasonability and excess and attorneys lees. Incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it linst upon any reasonability and expenses and attorneys lees. Iticary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be recessarily paid or incurred by bene-liciary, payment of its lees and presentation of this deed and the note for endorscent (in case of full reconveyances to class, inclused by the inclary, payment of its lees and presentation of this indebtedness, traste may (a) consent to the making of any map or plat of said property; (b) join in (b) join in the payment of the indebtedness, traste may (a) consent to the making of any map or plat of said property; (b) join in the making of any map or plat of said property; (b) join in

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proceed to forcelose this trust deed in the manner provided in ORS 86.735 to 86.735. 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 the france or any other person so privileged by ORS 86.733, may cure sums secured by the trust deed, the delault consists of a lailure to pay, when due, entire amount due at the time of the cure other the such portion, as would being cured may be cured by the delault of the performance required under the odelault occurred. Any then be due had no delault occurred, Any the performance required under the delault of the beneficiary all costs of the beneficiary all costs of the beneficiary all costs of the trust deed in enforcing the obligation of the beneficiary all costs of determine actually incurred in enforcing the exceeding the around provide by law.

idelthe with frustees and altorney's less not exceeding the amounts provided by law. Jace the with frustees and altorney's less not exceeding the amounts provided by law. Jace designated in the notice of sale or the time to which said the time and be posted as provided by law. The frustee may sail sail property either auctions parcel or in separate parcels and shell sell the force or parcels at shall delive the highest bidder to cash, payable at the force or parcels at shall delive the highest bidder to cash, payable at the force or parcels at shall delive the highest bidder to cash, payable at the trustee the yonerity is of the force or the purchase its deed in form as required by law conveying plied. The recitable has thered. Any person, excluding the trustee, but including the grantor and barneliciary may purchase at the sale. 15. When barneliciary may purchase at the sale. 15. When be the solution of the trustee and a reasonable charte of sale, in the storney, (2) to the substain secured by the trust tiered, (3) the for trustees having recorded liens banker to the interest of the trustee in the person surplus, if any, to the grantor to this successor in interest miller to such 16. Beneliciary may from time to time appoint a successor or succes-the denator of the store of the stores of the stores of the successor or succes-the surplus, if any, to the grantor to the interest of the successor or succes-the surplus, if any, to the grant from time to time appoint a successor or succes-the surplus and the substant or the successor in successor or succes-the surplus and the substant or the successor in successor or succes-the surplus and the substant or the successor in successor or succes-the surplus and the successor in the successor or succes-the surplus and the successor in succes-the successor in

surplus, if any, to the dranter or to his successor in interest entitled to such surplus, if any, to the dranter or to his successor in interest entitled to such by trustee mand herein or to any successor trustee appointed here-under. Upon such appointed and without conveyance to the successor trustee, the latter shall be veret and without conveyance to the successor upon any trustee herein named or a with all title, powers and duties conterred upon any trustee herein named or within instrument executed by beneficiary, which, when; recorded in the mortgage conclusive proof of proper appointment of the successor trustee. This strustee, this trust when this deed, duty executed and obligated led as made a public record as provided by law. Trustee is not obligated by notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed, Act provides that the trusted hereunder must be either an attarney, 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 lows 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.

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The grantor warrants i (a)* primarily for gran (A)* primarily for gran	that the proceeds of the loan into s personal, family or hous	represented by the above described note and this trust deed are: sehold purposes (see Important Notice below); NYAR PERSON and NOT BUSINESS OF COMMENCIAL PURPOSES XX
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personal representatives, succ secured hereby, whether or no gender includes the feminine	essors and assigns. The term of named as a beneficiary her and the neuter, and the singul	binds all parties hereto, their heirs, legatees, devisees, administrators, executo beneficiary shall mean the holder and owner, including pledgee, of the contre ein. In construing this deed and whenever the context so requires, the masculi ar number includes the plaral.
IN WITNESS W	HEREOF, said grantor l	has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by not applicable: if warranty (a) is	lining out, whichever warranty	(c) or (b) is KennettoR Dially of O
beneficiary MUST comply with il disclosures: for this purpose use	he Act and Regulation by making	ation Z, the second control in the Deaunerage
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