-TRUST DEED. MTC-20139 P 90814 TRUST DEED 00. Vol. mrs Page 13980 .... WONWITHIS TRUST DEED, made this 29th day of ..... August 19.88 between JANET L. YEE & JOHN W. DEEGAN, not as tenants in common but with right of survivorship as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and nenintration et port fried d'autories fortes fri Registrationes en est d'autories d'autories de la seconda de la seconda de la seconda de la seconda de la second FOREST PRODUCTS FEDERAL CREDIT UNION SECORDER 2 Pac Daro 19380 Dr. v. fen merinetra 2010 as Beneficiarà' 03 97601. c. n contrellection. Yo 1999 Contrellection (Contrellection) recourses *WITNESSETH:* - 511 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lot 11, Block 8, ELDORADO ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. RUST DEED 11.61.51

TOGETHER WITH that portion of vacated Peach Street which inured thereto by vacation, recorded November 6, 1969 in Volume M69, page 9356, Microfilm Records of Klamath

County, Oregon.

Tax Account No. 3809-20DC-1900

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 thereol and all fixtures now or hereafter attached to or used in connecof hereafter appertanting, and the rents, issues and points thereof and an incluse now of hereafter attached to or used in connec-with said real estate. tion with said real

18

sum of MAN SIXTY FIVE THOUSAND AND NO/100----

(\$65,000.00)-(\$65,000.00) — Dollars, with interest thereon according to the terms of a promissory 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 the per terms of note

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note 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 herein, shall become immediately due and payable.

nerein, snail become immediately due and payable. To protect the security of this trust deed, grantor agrees: Mit accontinuet 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete, or, restore prompily; and in good and workmanilies destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi--tions and restrictions allecting said property; il the beneliciary so requests, to forder as the beneliciary may require and to pay for liling same in the indebiedness by liling ollicers or searching agencies as may be deemed desirable by the beneliciary.

The second provides the second sec

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneliciary shall have the right means of the right of the right of the monies payable is the right of the right of the right of the monies payable is on pay all reasonable costs, expenses and attorney's less necessarily regular or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtdeness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and 'room time to time upon written request of bene-liciary payment of its less and presentation of this deed and the note for endorsement (in case of lull reconveyances, for cancellation), without allecing the liability of any person for the payment of the indebtdeness, trustee may (a) consent to the making of any map or plat of said property; (b) join in NUTE. The Turt Ded Act provider the thereas and such com-

Second States

umment, irrespective of the maturity dates expressed therein, or Experiment, irrespective of the maturity dates expressed therein, or excerning any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol; (d) reconvery, without warranty; all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness thereoil. Trustee's less for any of the indebtedness hereby secured, enter upon and take possession of said property or any part thereoil, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may detamine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresid, shall not cure or ware any delault by grantor in payment of any indebtedness there by advertisement hereunder, time beneficiary may declarmed upstale.
12. Upon' delault by grantor in payment of any indebtedness secured hereby where the trustes to pursue any other right or release thereof as aloresid, shall not cure or wareas any matter and sale, or may detact the truste to forcelose this trust deed by advertisement and sale, or may direct the truste to protoces the strust deed in equivale any at the beneficiary may have. In the event is equivaled and the said described reas property is any other right or remondy, the secont of the said described reas p

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 in one parcel, or in separate parcels and shall sell the parcel or parcels at auction to, the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including 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 expense of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2), to the obligation scured by the trust deed, (3) to all persons hed de their items subsequent to the inferest of the trustee in the trust eurplus, it may, to the grantor or to his successor in interest entild to such surplus. If the proceed may matter and a the sale of (1) the function of (2) the function here of the infers the subsequent to the interest of the trustee in the trust eurplus, it may, to the grantor or to his successor in interest entild to such surplus. If the proceed may may appear in the order of their priority and (4) the surplus. If the proceed may may the successor or successor in interest entild to succh surplus.

surplus, if any, to the grantor 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 title, powers and duits conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when vecorded in the mortsage 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 in not obligated to notily 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.

72384

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an altorney, who is an active member, of the Oregon State Bar, a bank, trust company or savings and laan association authorized to do business under the laws 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 696,505.

<form></form>	The scentor courses	133
<form></form>	fully seized in fee simple of sar	and agrees to and with the beneficiary and those claiming under him, that he is line described real property and has a valid, unencumbered title the
<form></form>	h the start of the set	the categories is the track of
<form></form>	instance and the Will warrant and f put is the unit and antique of the part above, plan function and recomposition above, plan function and recomposition above, plan function and recomposition	forever-defend the same against all persons whomsoever.
<form></form>	and the state of the second state of the secon	<ul> <li>Mariji T. Lung (D. Principant). Conf. The Difference of Physics of the Physics of t</li></ul>
The deed analyses to same to the houseness of and state all particle bases, the house Address devices, devices, devices of the devices of the house	the state of the s	and the second state of th
The dest analyses to same to the housen if and shades if particle trends, the holder and some devices, deviced and some devices of the location of the housen in a holder and some devices of the location of the housen in a holder and some devices of the location of the housen in the holder and the day and years first above written.      The WITNESS WIERDOF, said granter is a scheduler and the day and years first above written      The housen is the housen in the housen in the housen in the housen in the holder and the day and years first above written      The housen is the housen in the	[] Josep [A. 1997 (1994) doing " in mark with the start of marked by the first doing " in mark with the start of marked and marked of the start doing of the doing and start of the start the start of the doing and the first doing the start of the start of the start of the start the start of the start of the start of the start the start of	He privile can be sharped and a second state of the barren of the second state of the
The dest analyses to same to the housen if and shades if particle trends, the holder and some devices, deviced and some devices of the location of the housen in a holder and some devices of the location of the housen in a holder and some devices of the location of the housen in the holder and the day and years first above written.      The WITNESS WIERDOF, said granter is a scheduler and the day and years first above written      The housen is the housen in the housen in the housen in the housen in the holder and the day and years first above written      The housen is the housen in the	The grantor warrants that the p (a)* primarily tor grantor's pers (b)XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Troceeds of the loan represented by the above described note and this trust deed are: sonal, tamily or household purposes (see Important National National Construction)
In WILDERSS WHEREOF, and granter has hearing and the day and year first above written.         AMOUNTAL NOTE: Date, by hear and another, wereard to for this is another to see this hand.         AMOUNTAL NOTE: Date, by hear and another, wereard to for this is another to see this hand.         AMOUNTAL NOTE: Date, by hear and another, wereard to for this is another to see this hand.         AMOUNTAL NOTE: Date, by hear and another, wereard to for this is another to see this hand.         AMOUNTAL NOTE: Date, by hear and the date of the second of the s	This deed applies to, inures to the personal representatives, successors and	the benefit of and binds all parties backs it
A MODIAN MOTEL BAR Winner and which are were added and and the day and year third above written:     A MODIAN MOTEL BAR Winner add which are were the bar of the more day and the leaf of the added and the day and year third added	gender includes the teminine and the ne IN WITNESS WHEREO	, assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contra as a beneficiary herein. In construing this deed and whenever the context so requires, the mascrili sufer and the singular number includes the plural.
and word is community (i) is opticable and the building (i) or (b) is a second provided building (i) is opticable and the building (i) or (b) is a second provided buildin	* IMPORTANT NOTICE: Delete, by lining out	r, said grantor has hereunto set his hand the day and year first above written.
Bit Marken Bit Register discovered by a particular discovered by and a static of the second by a sthe second by a static of the second by a static of the	as such word is defined in the Truth-in-Len beneficiary MUST comply with the Act and disclosure	and the beneficiary is a creditor nding Act and Regulation Z, the hand added L. Yee
STATE OF OREGON	If the store of the learning to the learning t	s Form No. 1319, or equivalent. Isregard this notice:
And The instrument we acknowledged below of the for OREGON	that of the out private a second	John W. Deegon
GTAP:       The set of John W. Deegan       If P	Klamath	
SCHAPY       American in December in the December in t	J. This instrument was acknowledged 8-29 79 88 by Janet 12 Lee & John W	d before me on. Dis Adjine Adjine to the instrument was acknowledged before me on the instrument was acknowled
CSEAD       Notary Public for Organ       (SEAD)         OFT O       Microardiance or prices       (SEAD)         My commission expires       (My commission expires         My commission expires       (SEAD)         My commission expires       (My commission expires <t< td=""><td>NOTARY W</td><td>gan in the second s</td></t<>	NOTARY W	gan in the second s
0.1 C 1       Advector mutation explores is 2 = 16 - 9.2       My commission explores       (SEAL)         Advector mutation explores is the legit owner and body the score and the scor		Det of Ani, Paul and Ani
NEGRET for Full RECONSTANCE         NEGRET for Full RECONSTANCE <td></td> <td>-IG -9 2. My commission evolution</td>		-IG -9 2. My commission evolution
Thus deed have been fully paid and assisted. You have by are directed ion payment to you of any sums owing to you under the terms of said trust deed have been fully paid and assisted. You have been fully paid and the same. Mail recomptions of additional by the formation is and trust deed in your of any sums owing to you under the same. Mail recomption of and documents to 'Substant.of. Name of trust deed by the formation is additional by the same of asid trust deed in your of any sums owing to you under the same. Mail recomptions of additional by the formation is additional by the same of trust deed by the same of asid trust deed in the same. Mail recomption of the same. The same same same same same same same sam	The Parallel Contraction of the second s	REQUEST FOR FULL RECONSTRUCT
Thus deed have been fully paid and assisted. You have by are directed ion payment to you of any sums owing to you under the terms of said trust deed have been fully paid and assisted. You have been fully paid and the same. Mail recomptions of additional by the formation is and trust deed in your of any sums owing to you under the same. Mail recomption of and documents to 'Substant.of. Name of trust deed by the formation is additional by the same of asid trust deed in your of any sums owing to you under the same. Mail recomptions of additional by the formation is additional by the same of trust deed by the same of asid trust deed in the same. Mail recomption of the same. The same same same same same same same sam	<b>TO</b> . Let a the function of th	199 Addition Artyrein and Arthur Antonio Prid
Answer in the second process of and second and the second of the seco	trust deed have been fully paid and satisfie	and holder of all indebtedness secured by the foregoing trust deed. At
DATED "THE RECORDING RETURN TO SOLUTION AND DESCRIPTION OF AND DESCRI	herewith together with said trust deed) and estate now held by you under the same let	cancel-all-evidences of indebtedness' secured by said trust deed (which are delivered to you to the terms of to reconvey, without warranty, to the parties devident devidence (which are delivered to you
AFTER RECORDING RETURN TO       OF KLAWATH COUNTY       Restinged in power of supervised states of the mask of supervised states of the supervised states of the county of the co	10.00	and documents to the
Condernation of the first based on the NOTE which is served. Seth must be delivered to the trastice for concellation before reconveyance will be made. Leconded Monsuper 0, 1903 IN ADDREED black floors (roam'ne.lest) of the formation of the formation of the first floors (roam'ne.lest) of the fi	방법 동안을 만들는 것을 수 없다. 여기가 나는 것을 알았는 것 것이 없다.	
TRUET DEED       STATE OF OREGON,         DJ #4 flows of convertance of the conv	Tax Account No. 3809-20DC-19	00 Beneticiary
TRUET DEED       STATE OF OREGON,         bjst fullsterentster	recorded November 6, 1969 in County, Orefold, and need of the Ma	OTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
Johney Littlee & John W. Deegan       Olseou developing us       I Certify that the within instrument if the within instrument is a self of the present in the within instrument is a self of the present in the within instrument is a self of the present in the within instrument is a self of the present in the within instrument is a self of the present in the within instrument is a self of the present in the within instrument is a self of the present is a	TRUST DEED	A Cash Midrofilin Records of Clansch
136 Peachor Allerouppin Grantor       Olseou Gaseupaq us:       was received for record on the .29th day         136 Peachor Allerouppin Grantor       Olseou Gaseupaq us:       of Aug	IND ISTEVENE NEES (LAW PUB COMPORITAND ONE ADD	STATE OF OREGON,
Grantor       SPACE RESERVED       ad in book/rec/volume NoM88on         Forest Products Federal C. Unit       For       page 13980or as fee/file/instrument/microfilm/reception No. 90814,         P: 0. Box 1179       Beneticiary       IA OF KIYWYLH CONMLX       ment/microfilm/reception No. 90814,         Klamath Falls, OR 97601       IA OF KIYWYLH CONMLX       Witness my hand and seal of         AFTER RECORDING RETURN TO       DOF 83 FEUDURS IU COMBOU P/County-attixed Of Shi Arabieuro         MOUNTAIN TITLE COMPANY sudge ty       Softy       Color of Shi Arabieuro         Softy       Color of Montgages of Said County.       Villor Evel yn Blehn         Softy       Color of Montgages of Said County.       Softy         Yillor Kerush To       Softy       Color of County Shi and and seal of	136 Peacher Min Deegan	a Otecon deviced us. was received for record on the 29th de-
Klamath: Falls, OR: 97601       IM LOW RECORDER'S USE       ment/microtilm/reception No. 90814.         AFTER RECORDING RETURN TO       IM OE KIYWATH GONMLX       Record of Mortgages of said County.         MOUNTAINSTITLES COMPANY sudge to       SOLUTION OF SUGE SUDDING RETURN TO       SOLUTION OF SUDDING RETURN TO         MOUNTAINSTITLES COMPANY sudge to       SOLUTION OF SUDDING RETURN TO       SOLUTION OF SUDDING RETURN TO         MOUNTAINSTITLES COMPANY sudge to       SOLUTION OF SUDDING RETURN TO       SOLUTION OF SUDDING RETURN TO         MOUNTAINSTITLES COMPANY sudge to       SOLUTION OF SUDDING RETURN TO       SOLUTION OF SUDDING RETURN TO         MOUNTAINSTITLES COMPANY SUDGE TO       SOLUTION OF SUDDING RETURN TO       SOLUTION OF SUDDING RETURN TO	THE BEHELICITING TO SERVICE TO A CONTRACT OF	The second states and the se
AFTER RECORDING RETURN TO MOUNTAIN TITLE: COMPANY ADdge to Soft Ost of Willing Evelyn Blehn to County Clerk		
View 2023 IF	Beneficiary	VIA US KINDITH CODULTY
(real 2021) I County Clerk	MOUNTAIN STITLE COMPANY Mage th	Safu (a) of Dicounty affixed. Of SOLATADREWED
	(for return to beneficiant)	With A LVELYN Biehn to County Clerk

÷ć \$280