FORM No. 881-Oregon Trust Deed Series-TRUST DEED % South Styth Street Main 30302 Oregon 97603 Fee \$13.0 K-40268 Vol. 3088 Page 14132 THIS TRUST DEED, made this 30th day of August 11, 11, 11, 19,88, between MAURICE D. SPILLANE, JR. AND YVONNE P. SPILLANE, husband and wife as Grantor, KLAMATH COUNTY TITLE COMPANY As Trustee, and LESTER ROOKSTOOL AND M. HELEN ROOKSTOOL husband wife weekugu as Beneficiary, in bookfreel/ olume No. 1988 . og (sine) WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: That portion of the WiNE; of Section 19, Township 40 to the other start of A in South, Range 10 East of the Willamette Meridian, Country the second seco STATE OF OF SCOP TRUST DEED TOGETHER with an easement for ingress and egress over and across the North 40 feet of the NW1SE1 of said Section 19, said easement being over a roadway now + Was 100+ 51 2001 existing and constructed. The Entregister of

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-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not of eventuate nerewith, payable is believed by this instrument is the date, stated above, on which the final installment of said 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.

sold, conveyed, assigned or alienated by the grantor without itrist having obtaine then, at the benelicary's option, all obligations secured by this instrument, irrespective of the benelicary and the root of commit or permit and and the barden by building or improvement thereon.
 To protect the security of this trust deed, grantor agrees, interpret the solutions of the contrast of the solution of the benelicary or request, and the benelicary interpret which may be constructed, damaged or the contained of the benelicary or creates and profile or restore promptly and in good and workmanike property. If the benelicary is created and the contrast of the benelicary may contained by the benelicary is created by the indebledness of the benelicary as contains and pay be deemed deniabe by the indebledness of the benelicary as contains and pay be deemed deniabe by the indebledness of the benelicary as contains on the continuously maintain insurance on the building or any case of the indebledness of the benelicary as contains and profile to insurance and the benelicary as contains on the contains and profile to insurance and the benelicary and the benelicary as contains and the pay be fulled of the solution is any paid of the solution is any paid to far any case to far any contained by the indebledness of the benelicary as contains and the pay be restored to the benelicary as contains and the pay be restored to the benelicary as contains and the pay be restored to the benelicary as contains and the pay be restored to the benelicary as as an and the property if the solution and the pay and the pay be restored to the benelicary as as assessments and other charges that may be levied or assessed upon or as a solution of base of the defined and the pay to be and the pay the pay the solute and the pay to be and the pay to be a

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent donains or 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, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it litst upon any reasonable costs and expenses and altorney's lees liciary in such proceedings, shall be paid to beneliciary and applied by it litst upon any reasonable costs and expenses and altorney's lees liciary in such proceedings, and the balance applied upon the indivedhest is scured, hereby, and kindtor, agrees, at lifs own expense, to takinuch actions and execute such instruments as shall be necessary in oblaining such accom-gensation, promptly upon beneliciary's necessary in oblaining such accom-10 for any time and from time upon any for corecellation), without allecting the liability of any person lot he payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property. (b) join in (c) consent to the making of any map or plat of said property. (b) join in (b) consent to the making of any map or plat of said property. (b) join in the scure to the making of any map or plat of said property. (b) join in the scure to the making of any map or plat of said property. (b) join in the scure to the making of any map or plat of said property. (b) join in the scure to the making of any map or plat of said property. (b) join in the scure to the making of any map or plat of said property. (b) join in the the scure to the making of any map or plat of said property. (b) join in the the scure to the making of any map or plat of said property. (b) join in the the scure to the making of any map or plat of said property.

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together with trustee's and altorney'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 fo the purchaser list deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitais in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoi. Any person, excluding the trustee, but including the drantor 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 converse of artice, in the cluding the compensation of the trustee and a first deed, (3) to all persons having recorded liena subsequent in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest or successor or successor to the grantor.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary 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, power and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and aubitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortasige records of the county or counties in which, the moperty is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly excuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of peneling sale under any other deed of trust or of any action or proceeding is brought by trustee.

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NOTE: The Trust Deed, Act provides that the trustee hereunder must be either an attorney, what 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, offiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585.

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and that he will warrant and for	ever, defend the same against all persons whomsoever.
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	ceeds of the loan represented by the above described note and this trust deed are; al, family or household purposes (see Important Notice below), it grantor is a natural person) are for business or commercial purposes.
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IN WITNESS WHEREOF,	said grantor has hereunto set his hand the day and year first starts.
not applicable; if warranty (a) is applicable a as such word is defined in the Truth-in-Lend	whichever warranty (a) or (b) is Mauric Uniform for the beneficiary is a creditor MAURICE D CONTRACTOR
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