FORM No.: 481-Oregon Trust Deed Series-TRUST DEED.	MTC 20274-P	COPYRIGHT 1988 . STEVENS-NESS LAW	FUB. CO., PORTLAND, CR. 97204
<sup>∞</sup> 91405	Englist TRUST DEED	Vol <u>::m88</u> Pa	g <b>a</b> 4988 @
NOI THIS TRUST DEED, made this		August	
JAMES C. WHITE as Grantor;MOUNTAIN_TITLE_COMPA		County attract	3
as Grantor; <u>MOUNTAIN TITLE COMPA</u>	NY OF KLAMATH COUNTY	Search of Mortulatur Search Witness inv	, as Trustee, and
KENNETH N. KNIGHT & JUDYgD, K			<u>ietion No. 24432.</u> Maid Comur
as Beneficiary, Childoulni, Oli - 97624	ECE .	in book/reel/volúnz page 34988	or us lee/lite/instra-
E Grantor frievocably grants, barga in hanse cklamath County	ins sells and conveys to ter	STORATE SEDICATION	영양 방송 전 2월 26일 2월 2월 2월 2
		NUSSECULOI (DLECO	ed on the Lith day
Lots 9 and 10 in Block 4 of C in the office of the County C	HILOQUIN, according to lerk of Klamath County	o the official plat t , Oregon:	hereof on file
ACCOUNT NO. 3407-34DD-420	0	STATE OF OREGO	NA
08 not less as desires this true Dasd-OR THE NOTE -	which it service, Book musi be deterred to	Ine lindue for concellation balant recen	erence and de create

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-tion with said real estate. MINTY FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of the LIVE. THOUSAND: SEVENTS: THREE: AND NO/100 (\$5,073:00) The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereol, 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 than, at the beneficiary's option, all obligations secured by this instrument, irrespendence, and become and respectively due and poparble.
 \*\* To protect the security of this trust deed, grantor adrees.
 \*\* To protect itrise security of this trust deed, grantor adrees.
 \*\* To protect itrise addrees addree

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of and property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by, grantor sin such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied, upon the indebtedness secured, hereby, and grantor agrees, at it work, expense, to take, such actoms and 'execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's frequest. 9. At any time and from time to time upon written request of bene-iciary (payment) of its fleet and fore time to time upon written request of bene-indary for a sold in reconveyances, for cancellation), without allecting redorsement (in case of full reconveyances, for last property. (b) join in (fill) events of the making of any map or plat of said property. (b) join in (fill) events flow of a said property. (b) join in

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rst having obtained the written consent or approval of the beneficiary, nstrument, irrespective of the maturity dates expressed therein, or Mitter and the second sec

NOTE: "The Trust Deed Ad provides that the trustee bereunder must be eith or savings and loan association authorized to do business under the lows property of this state, its subsidiates, affliates, agents or branches, the Uni ey. Who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real r any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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AND A SAME

W prior Trust Deed in favor	of Betty Louise Horton th County, which buyer	ry and those claiming under him, that he is law- a valid, unencombered title thereto EXCEPT recorded in Volume M86, page 2439 "herein agrees to assume and pay persons whomsoever.
(b) We will be a set of the set o	Attroc Vis & natural person of the for- some it of and binds all parties here gas. The term beneficiary shall me beneficiary herein. In construing the and the singular number includes the aid grantor has hereunto set h dever womanty (c) or (b) is the beneficiary is a creditor Act and Regulation Z, the utalian by making required	to, their heirs, legatees, devisees, administrators, executors, an the holder and owner, including pledgee, of the contract
If the ispace of the above is all corporation with the ispace of the above ispace of t	statistics of the second state of the second s	ss.
The undersigned, is the legal owner an trust deed have been fully paid and satisfied said fresh deed (b) pursuant to statute, to c herewith together with said trust deed) and t estate now held by you under the same. Mai you we say the same t	REQUEST FOR FULL RECONVEY, To be used only when shill attended 	ANCE been poid i by the foregoing trust deed. All sums secured by said ment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you be parties designated by the terms of said trust deed the issues designated by the terms of said trust deed the issues of the parties designated by the terms of said trust deed the issues of the parties designated by the terms of said trust deed the issues of the parties designated by the terms of said trust deed the issues of the parties designated by the terms of said trust deed the issues of the parties designated by the terms of said trust deed the issues of the parties designated by the terms of the parties of the parties designated by the terms of terms of the parties designated by the terms of te
TRUST DEED TU FUS STIESEN NO BENETIS CONUTA PETRYINGING LAW THE SOL PERTYING SEE OT III. James Cart White P. O. Box 260 (SP)A Struct Par Chiloquin, OR 97624. Esta (Inguin, OR 97624. Benetical Structure Structure) Mindee, OR 97115	<ul> <li>Sbyce, usersuhr NATTWISSE, Street Ras, sell, and corrors to it ii), Oregon, described as: HILOQUIN, seconding lark of Klamath Cour on</li> </ul>	<ul> <li>10 Still Certify that the within instrument was received for record on the 13th. day of</li></ul>
AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANYHAGE ( 00	v 5840 9ax of -	County affired. <u>Evelyn Biehn, County Clerk and States</u> NAME The By Children The Deputy

FORM No. 481-Dregen Trust Dred Suites-IRUST DEED WIG BUSCH-5

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