Oregon Trust Deed Series FORM No. 881--TRUST DEED. MTC-20369K Vol. 188 Page 16455 00 K92140 MIL EGG 213 TRUST DEED JILLE CONSANT OF NODILEVTH THIS TRUST DEED, made this 3rd day of October , 19.88 , between JULIA F. MATTISON as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY ..., as Trustee, and TTTAC EDWARD L. TAYLOR and NANCY B. TAYLOR, husband and wife, or the survivor . as Beneficiary, Olsule. KISSSHE LEITE OH 3.(201 an people with the first states of the state WITNESSETH: 1033 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: and a second for second for the disk of the second s

Lots 22, 23, and 24, Block 21, SECOND 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, LOregon.

Klamath County Tax Account #3809-029AC-01100.

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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 connection with said real estate. FOR THE PURPOSE

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SIXTY-TWO THOUSAND AND NO/100

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it is a promissory of the terms of a promissory of the terms of Note to be a promissory to be a promissory of the terms of terms of the terms of terms of the terms of terms o

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 thereot, 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, herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without first therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To complete or restored and payable.

To complete or restored and property in good condition and repair, in provement which may the good and workmanike devices of the security of the securits of the security of the security of the security of

## 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 domain on condemnation, beneficiary shall have the right, it 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 storney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable and expense and attorney's less both in the trial and appellate courts, mecessary in obtaining such com-liciary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be own expense. To lake such actions and execute such instruments as shall be own expense, to lake auch actions (riary, payment of its lees and presentation of this deed and the note for endorsement (in case of hull reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in (b) in the making of any map or plat of said property; (b) join in (b) in the making of any map or plat of said property; (b) join in (b) in the making of any map or plat of said property; (b) join in (b) in the making of any map or plat of said property; (b) join in (b) in the making of any map or plat of said property; (b) join in (b) in the plat of said property; (b) join in (b) in the plat of said property; (b) join in (c) in the making of any map or plat of said property; (b) join in (b) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of said property; (b) join in (c) in the plat of

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Statistical and essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any put of the property. The farmed is any reconveyance warranty, all or any put of the property. The be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any arceiver to be appointed in this paragraph shall be not rustee's less for any of the conclusive proof of the truthulness therein of any arceiver to be appointed by a court, and withour spantor hereunder, beneficiary may at any time without notice, either in purson, by agent or by a receiver to be appointed by a court, and withour of read the adequacy of any security lor the indebtedness hereby secured, regard to the adequacy of any security lor the indebtedness hereby secured, regard to other subscission of said property or any part thereoi, in its own name and take possession of said property is sues and prolits, including those past due and unpidd, and apply the same, rey's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the follection of such rents, issues and prolites or compensation or awards for any taking of the and other insurance policies or compensation or awards for any taking of the and other insurance policies or compensation or awards for any taking of the and other property, and the application or release thereof as a size and the advect of a size and and the other of a such rents, issues and prolite as beneficiany may determine.
12. Upon delault by granter in payment of any indebtedness secured thereof as a beneficiant and the such observed.

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together, with trustes and attorney's less 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 suction to the highest bidder for cash, payable at the time of sale. Trustee sall deliver to the purchaser its cleed in form as required by law conveying the prostry so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthiulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Salid 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 trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the truste end to the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or successor

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 successors or any trustee anned herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee. It has a such appointment, and without conveyance to the successor trustee. The latter shall be vested with all tile, powers and duies contierred upon any trustee herein named or appointed hereunder. Each such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, powers and duies contierred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when 'recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of 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 is not obligated to notily any party hereio of pending sale under any other deed of trust or of any action or proceeding in which farantor, beneliciary or trustee than be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the truster hereinder must be either an altorney, 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 laws 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 escrow agent licensed under ORS 696,505 to 696,565.

| The grantor covenants and agrees to and with<br>fully seized in fee simple of said described real proper   | the beneficiary and those claiming under him that he is law-   |
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| none and the based to an a small of the big transfer these property of the transfer to the second state of the transfer to the based of the   | the beneficiary and those claiming under him, that he is law-<br>ty and has a valid, unencumbered title thereto except   |
| and that he will warrant and forever defend the sam  | e against all persons whomsoever.  |
| to the second se   | Berner, M. M. M. M. Martin and M. Sandari, and A. Sandari, and A. Sandari, M. Sandari, and A. Sandari, and                   |
| ւլ լե լե սուլույլը հետեղել իրջու է։<br>Այս է ամենք հայտար հետեղ<br>Դեպրել է սուլ երել երենի է սուսելու ել լեր բանակարություն<br>Գեպքի ել հետ ել լե հետել էրուսելին էրենք էրենք է հետե էրենք էրենք էրենք էրենք<br>Դեպքի էլ հետ ել լե հետել էրենք էրենք է հետե էրենք   | A DESCRIPTION OF A D                  |
| The stantor warrants that the proceeds of the loop come  | sented by the above described note and this trust deed are:  |
| (a)* primarily for grantor's personal, family or household<br>(h) you way an   | d purposes (see Important Notice below),<br>ht <u>ps://www.www.www.www.www.ww</u> w.www.ww<br>htps://www.www.www.www.www.www.www.www.www.w   |
| personal representatives, successors and assigns. The term bene<br>secured hereby, whether or not named as a beneliciary herein,<br>gender includes the leminine and the neuter, and the singular m  | all parties hereto, their heirs, legatees, devisees, administrators, executors,<br>liciary shall mean the holder and owner, including pledgee, of the contract<br>In construing this deed and whenever the context so requires, the masculine<br>umber includes the plural.<br>hereunto set his hand the day and year first above written.   |
| * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) a<br>not applicable; if warranty (a) is applicable and the beneficiary is a<br>as such word is defined in the Truth-in-lending Act and Regulation<br>beneficiary MUST comply with the Act and Regulation by making r<br>disclosures; for this purpose use Stevens-Ness form No.: 1319, or equ<br>if compliance with the Act is not required, disregard this notice.  | crédior JÚLA-F. MATTISON<br>Z, the<br>equired  |
| (If the signer of the above to a conformition,<br>use the form of acknowledgement opposite.)   |  |
| STATE OF OREGON,<br>Country of Klamath   | STATE OF OREGON,   |
| Country of Alternative State of the sector o   | This instrument was acknowledged before me on,   |
| JULIA F. MATTISON  | as<br>of   |
| (SEAL)<br>My commission expires: 111/2/2/  | Notary Public for Oregon<br>(SEAL)<br>My commission expires:   |
| My commission expires: /////////   | for full reconverance  |
|  |  |
| a second second and second   | when obligations have been poid.<br>Trustee  |
| TO:<br>The undersigned is the legal owner and holder of all inter-<br>trust deed have been tully paid and satisfied. You hereby are<br>said-trust deed or pursuant to statute, to cancel all evidence<br>herewith together with said trust deed) and to reconvey withous<br>estate now held by you under the same. Mail reconveyance and<br>the same the same and t   | Trustee<br>debtedness secured by the foregoing trust deed. All sums secured by said<br>directed, on payment to you of any sums owing to you under the terms of<br>es of indebtedness secured by said trust deed (which are delivered to you<br>but warranty, to the parties designated by the terms of said trust deed the<br>ind documents to   |
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| To:<br>The undersigned is the legal owner and holder of all ind<br>trust 'deed have been fully 'paid and satisfied. You hereby are<br>said trust deed or pursuant to statute, to cancel all evidence<br>herewith together with said trust deed) and to reconvey, withou-<br>estate now held by you under the same. Mail reconveyance and<br>both together with said trust deed) and to reconvey and and<br>estate now held by you under the same. Mail reconveyance and<br>both together with said trust deed on the NOTE which it secures.<br>NOTED:<br>DateD:<br>De not lose or desirey this trust Deed OR THE NOTE which it secures.<br>KI HOTED:<br>COMULTRUST DEED<br>COMULTRUST DEED<br>(FORM No. 881)<br>TO FIT YOUR MATTISON<br>JULIA F: MATTISON<br>1937 (Lancaster Status Forum Matting Son<br>Klamath Fealls OR 97501   | Trustee         debtedness secured by the foregoing trust deed. All sums secured by said         odirected, on payment to you of any sums owing to you under the terms of         es of indebtedness secured by said trust deed (which are delivered to you         but warranty, to the parties designated by the terms of said trust deed the         ind documents to delivered to you         Beneficiary         Beneficiary         both must be delivered to the trustee for concellation before reconveyance will be made.         01J001         STATE OF OREGON,         trust of the Clinic of the County of Klamath         product of the Clinic of the County of the within instrument         was received for record on the 3rdday         of  |
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