FORM No. 881-1--Oregon Trust Deed Series-TRUST DEED (No restriction on assignment) MIC-20372-P UTO' 1913-1-1

STEVENS NESS 1 forme fuerally in the statoo Vol: M88 Page 17300 92650 TRUST DEED ROUNTAIN TITLE COMPANY BETTY MOLDENHAUER Tel is a strateger h as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY.... ... as Trustee, and DELRERT BLACK & MARY BLACK, husband and wife or survivor as Beneficiary, country. 17 8 6 8 87 361 CHARACLES WITNESSETH: 313 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property skal ar eine

Lot 6 and the West 12 feet of Lot 5 in Block 28, FIFTH ADDITION TO KLAMATH RIVER ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No. 4008-06BB-2300

DATED

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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 thereoi and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the DURMAN ETHE PURPOSE AND AND NO 100 sum of TWENTY FIVE THOUSAND AND NO/100-----(\$25,000.00)-

not sooner paid, to be due and payable ______ per_terms. of note _____, 19 _____. 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.

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 or condemnation, beneliciary 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 lees necessarily paid or applied by it lirat upon any reasonable said same same said to beneliciary and applied by it lirat upon any reasonable courts, expenses and attorney's lees, liciary in such proceedings, and the same applied upon the indebtedness secured hereby; and ignator: afters, at its lown expense, to take, such actions and execute such instruments as shall be creasarily nothaining such com-gensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-endorsement (in case of full reconvegances, to cancellation), without allecing (a) consent to the making of any map or plat of said property; (b) join in (b) licit (b) join in

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pursuant to such notice. So details infrequence or invalidate any act done (1) (2) Upon delault by grantor in payment of any indebtedness secured bereby or in his performance of any afferement hereunder, time being of the sesence with the sepect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an in equity as allowed the set of the secure of the secure of the advertisement and safe, or may direct the trustee to forciose this trust deed advertisement and safe, or may direct the trustee to forciose this trust deed advertisement and safe, or may direct the trustee to forciose this trust deed premedy, either at safe, or may direct the trustee to forciose this trust deed his written notice of delault the trustee shall execute and cause to be recorded his written notice of delault the trustee shall execute and cause to be recorded in the time and place of safe, gen notice thereof as then required by law and 86.795. Alter the trustee has commenced indexelower buy defined 13. Alter the trustee has commenced indexelower buy defined 14. Alter the trustee has commenced indexelower buy defined 14. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced in the safe defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. Alter the trustee has commenced indexelower buy defined 15. A

together, with itrustee'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 routpoined as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee shall delive to the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by law conveying the truthulness in the deed of any matters of fact shall be conclusive proof of the truthulness esting purson, excluding the trustee, but including the densities esting purson to the powers provided herein, trustee shall apply the primeties esting pursant to the powers provided herein, trustee shall apply the primets esting pursant to the truste esting the trustee shall apply the primets esting and a tressonable charke by trustees having recorded liens wubsequent to the interest of the trust ends, in the trust having recorded liens wubsequent to the interest of the truste the truste surplus, if any, to the grantor to this successor in interest to the surplus, if any, to the grantor to the interest of the interest end is the surplus. 16. Beneticiary may from time to time appoint a successor or succes-

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-sors to any trustee anned herein or to any successor trustee appointed here-under. Upon such appointment, and will conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed firetunder. Each such appointment and subsitution shall be vested with all to convey the successor which, when recorded in the mortfage 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 hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, 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 696-595 to 696-585.

The grantor covenants and agrees to and with seized in fee simple of said described real proper	the beneficiary and those cla ty and has a valid, unencun	iming under him, that he is law- abered title thereto
Colonis, Canada and Canada and Announcement and Announcements of the Announcement of the Announcement of the Announcement o	e against all persons whoms	oever
that he will warrant and forever defend the sam		
(1) A set of the se	(a) A set of the se	
(1) Appendix (1		
anna ann an ann an tarth a' a' ann ann	(a) And (b) and (c)	
The grantor warrants that the proceeds of the loan repre (a)* primarily for grantor's personal, family or househol (b)*C***********************************		
(P) +01.00	transfe their heirs, le	gatees, devisees, administrators, executors,
rsonal representatives, ducertained as a beneficiary herein.	III.Constraine	
IN WITNESS WHEREOF, said grantor has	, here unto set his hand the de	oldenhauer
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) is applicable; if warranty (a) is applicable and the beneficiary is a such word is defined in the Truth-in-Lending Act and Regulation meficiary MUST comply with the Act and Regulation by making scalasures; for this purpose use Stevens-Ness Form No. 1319, or ex- compliance with the Act is not required, disregard this notice.	a creditor Betty POLOEIIII on Z, the required	auer
compliance with the second sec	(See State) and state states and stat states and states and sta	
STATE OF OREGON,	STATE OF OREGON;	} SS.
County ofKlamath	County of This instrument was acknowled	dged before me on,
	19, by as	
Betty Moldenhauer		
(SEAL) O Thy commission expires: 8-16-57	Notary Public for Oregon	(SEAL)
(SEAL) 0 1 My commission expires: 8-16-14	My commission expires:	nen en senten en e
	IEST FOR FULL RECONVEYANCE	n an
05.0		an a
70:	Il indebtedness secured by the lo	pregoing trust deed. All sums secured by sa
The undersigned is the legal owner and holder of a The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You, hereby and trust deed or pursuant to statute, to cancel all evic and trust deed or pursuant to statute, to cancel all evic	are directed, on payment to you lences of indebtedness secured by	y said trust deed (which are delivered to yo designated by the terms of said trust deed th
trust deed have been fully paid and satisfied. For inter- said trust deed or pursuant to statute, to cancel all evin herewith together with said trust deed) and to reconvey, v estate now held by you under the same. Mail reconveyan	without warranty, to the parties	
DATED:		Beneficiary
		물건 물건 물건이 가지 않는 물건을 하는 것
Tax (acount to 4009-0588-2500 De not lose of destroy this Trait Deed OR THE NOTE which is a 1920 COCULD COCULATION COCULA	ecures. Both must be delivered to the trust	
	ab thereof on fills in	STATE OF OREGON, County of <u>Klamath</u>
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Betty Moldenhauer	da null admars to Harten i An Bengingdan	of
515 N.E. 8th St. Grants Bass 0. R. 97526	SPACE RESERVED	in book/reel/volume Nofuo
Delbert & Mary Black ELVOR UN DEUR	RECORDER'S USE	ment/microfilm/reception No. 9265 Record of Mortgages of said County
5519 miller ave 9703	MANTH COUNT	Record of Mortgages of said County Witness my hand and sea
PELLA ROPPENINGES Beneticiary		County affixed. Evelyn Biehn, County Cle
AFTER RECORDING RETURN TO LINE LETTER OFERINGE UP MOUNTAIN TITLE COMPANY		NAME By Derline Muchendlate. De
	14121 UED	