It is mutually agrood that: 8. In the sent that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the sight, if it so determinent domain or condemnation, beneficiary shall have the scompensation for require that all or any portion of the monies payable to pay all reasonable sent at all or any portion of the monies payable to pay all reasonable sent at all or any portion of the monies payable to pay all reasonable monies and expenses and attorney's less neurored by drantor in such proceedings, shall be paid to beneficipal or applied by it first upon any proceedings, shall be paid to beneficipal both in the trial and appellaties and expenses and attorney's less licitary in such proceedings, and thits, necessarily paid or incurred by bees and execute such instruments as shall be own expense, to take such actions and execute such instruments as shall be own expense, to take such actions pensation, promptly upon beneficiary's require the such and the note for the liability; any proson lor the payment of the indictedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

ioin in executing such linancing statements pursuant, to the Onlock Control Control of the beneliciary may require and to pay for filing same in the proper public or of lices, as well as the cot of all lien searches made beneliciary. The transmostant of the said premises against loss of damage by lite and south other handle and continuously maintain insurance on the buildings and such other handle and continuously maintain insurance on the buildings and such other handle all lies proper public or of the said premises against loss of damage by lite and such other handle list delivered to the beneliciary season to all lies of the said present of the said property below and such other handle list delivered to the beneliciary so soon all steries all list be delivered to the beneliciary so soon all steries all delivered to the beneliciary as soon all steries all deliver said policies to the bary freason to procure any such insured insured the beneliciary in any lice of other and the same al grantor's expense. The buildings, collected under any lice or other handle of the same all grantor's expense. The buildings and policies to the bary freason to procure any such insured buildings, and the schedul or notice of delaul hereunder or invalidate any part thereol, may be released to liceary the entire amount so collected or any part dest such notice.
 To keep said premises tree from construction liens and to pay of administ and other charges pay with the same state and bit of any dester and other charges pay in the same thereof is and other charges pay individe any farmer, with interest at the rate set forth individe any farmer or build the grantor, shall be addited any state the another as and to pay all and the amount so the same state farmer and state any treas and the same state and there there state and the sand to pay all the same state and

herein; shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect preserve and maintain said property in good condition and repair; not to ren preserve and maintain said property in good condition not to commit or preserve and maintain said property. 2. To complete on the said property. 3. To complete on the said property. 4. To complete and pay waste of said property. 5. To complete on the said property is the same therefor. 5. To complete and pay with the due all costs incurred therefor. 5. To complete and pay with the due all costs incurred therefor. 5. To complete and pay with the due all costs incurred therefor. 5. To complete the said property: if the beneficiary so the beneficiary so the beneficiary so the beneficiary of the trust to the Uniform Commers. 5. To complete of the said property: if the beneficiary so the beneficiary so the beneficiary of the trust to the Uniform Commers. 5. Said the beneficiary may require and to pay for tiling accomment the 5. Said and the same same be deemed desirable with the 5. Said the beneficiary to the same be the beneficiary of the same the 5. Said the beneficiary agencies as may be deemed desirable with the 5. Said the beneficiary to the same the beneficiary so the built the same the 5. Said the beneficiary to the same the beneficiary so the built the same the same the same the same the beneficiary to the same the beneficiary the same the beneficiary to the same the beneficiary to the same the beneficiary to the beneficiary to the beneficiary to the same the beneficiary to the same the beneficiary to the benefi

<u>ہ</u>

3 Ā

3

ີ່ຮ 88 granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien, or charge frantee, if recording the area of the lien, or charge frantee, if recording the area of the recit and there and the recit and the recit and the reci

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 prolits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

THIS TRUST DEED, made this _____18th ____day of ____October_____, 19.88., between DENNIS G. ARNOLDUSSEN & VALARIE J. ARNOLDUSSEN, husband and wife as Grantor, Mountain Title Company of Klamath County OMAR ZIA & MARIA J. ZIA, husband and wife, as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Lot 4 in Block 4 of ELDORADO ADDITION TO THE CITY OF KLAMATH FALLS, according to the official plat thereof on file in the office of the NGOING HE STREET Tax Account No 3809 020DB 01300

OPYRIGHT 1988

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 1.2. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment, and/or performance, the benelicity may declare all sums secured hereby immediately due and payable. In such and in equity as a morifage or direct the trustee to foreclose this trust deed advertisement and safe, or may proceed to foreclose this trust deed in equity as a morifage or direct the trustee to foreclose this trust deed advertisement and safe, or may proceed to foreclose this trust deed in equity as a morifage or direct the trustee to pursue any other right or remedy, either at law or in equity, which the benelicity may have. In the event the benelicitary elects to foreclose by advertisement and safe, the benelicity of and his election to sell the said described the benelicity may have. In the event motice thereof as then required by law and proces for foreclose this trust deed in function of the trustee shall its right of the trustee of safe, give in the manner provided in ORS 86.735 to 86.795. The foreclose this trust deed safe the dat any time prior to 5 days before the date the further conducts the safe and at any time prior to 5 days before the date the dreate conducts the safe the dat any time prior to 5 days before the atter the date the strust and safe the dat any time prior to 5 days before the date the dreate day pay, when due, the dealuit or defaults. If the default consists of a failure to by pay, when due, the default of an default occurred hay other right and before the abale of the strust deed in the mode due at the time of the cure other than such by paying the mot then bad the dat of default occurred. Any other default from as would being cured may be cured by tendering the performance regained as the scale of a data the default, the person the date of the default doed at and undet the default, the person the

together with frustees 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 be postponed as provided by law. The trustee may sell said sale may in one parcel or in separate parcels and shall sell the parcel said sale shall deliver to the bidder to cash, payable at the time of parcels at the property so sole uchaser its deed in form as required by law. Conversion of the truthfulness thereof of any parcels at the sale. Trustee the property so sole furtherser its deed in form as required by law conveying of the truthfulness thereof of any matters of lact shall be trustee, but including 15. When trusteered by person, excluding the trustee, but including attorney. (2) to the oblightion sources of the formers in the second halt apply the process may have not of the trust deal, for sale, in trustee cluding the compensation of sale to payment of (1) the expense is allo, in attorney. (2) to the oblightion source by the trust deed, (3) to in the first surplus, if any, to the grant to the interest of the trustee in the first surplus, if any, to the grant to the interest of the interest of the sur-less of the substance of the interest of the interest of the surplus, if any, to the grant to the interest of the interest of the surplus, if any, to the grant to the interest of the interest of the surplus.

CO., PORTLAND, OR. 97204

Oregon Trust Deed Series-TRUST DEED, MIC-204860 FORM No . 881-101 Mag 92960 UL VILVII TRUST DEED

Du nei lete it ernier mit inni Deec or filt HOIs alein it reunet fein eine eine eine eine de one eine it innere

The grantor covenants and a fully seized in fee simple of said de	grees to and with the b scribed real property an	eneficiary and those claiming under him, that he is law- d has a valid, unencumbered title thereto
and that he will warrant and forey	 A subject of the state of the s	inst all persons whomsoever.
The grantor warrants that the procee (a)* primarily for grantor's personal (b) for an organization, or (even if	eds of the loan represented E family or household purpose	y, the above described note and this trust deed are: es (see Important Notice below)
This deed applies to, inures to the b personal representatives, successors and ass secured hereby, whether or not named as a gender includes the feminine and the neuter	enefit of and binds all person, enefit of and binds all parti gns. The term beneficiary s beneficiary herein. In consti , and the singular number in	are for business or commercial purposes. es hereto, their heirs, legatees, devisees, administrators, executors
* IMPORTANT NOTICE: Delete, by lining out, whi not applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Reg disclosures; for this purpose use Stevens-Ness Fol If compliance with the Act is not required, disreg	chever warranty (a) or (b) is the beneficiary is a creditor that, and Regulation Z, the ulation by making required	Dennis G. Arnoldussen Jalarie J. ARnoldussen
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	n anna Alais an san anna an anna an 1997. Marta anna an anna an anna an 1997. Marta anna ann anna 1997. An 1997. Anna an Angairt an sanna anna an an an an	
STATE OF OREGON, County of Klamath	·············	OF OREGON,
Dennis G. Arnoldussen J. ARnoldussen	efore me on This inst	y of) rument was acknowledged before me on, y
(SEAL) My commission expires / _//	07	iblic for Oregon
	REQUEST FOR FULL REG	ns have been paid.
The undersigned is the legal owner and trust deed have been fully paid and satisfied, said trust deed or, pursuant to statistic de	holder of all indebtedness You hereby are directed, on necel, all evidences of indebt reconvey, without warranty reconveyance and document	secured by the foregoing trust deed. All sums secured by said 1 payment to you of any sums owing to you under the terms of edness secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the
DATED:		ing miligering in first single second se Andreas and second s Andreas and second s
Do not lose or destroy this Trust Dood OR THE NOT	^{re} which it secures. Both must be d ± 3 -01.20()	Beneficiary
COTRUST KDEED	PADO ADDITICA 1 Plat thoreof County, Oregoi	STATE OF OREGON, OP County ofKlamath SO I I I Certify that the within instrument
Arnoldussen 2036 Eldorado Blvd Klamath Falls, OR 97601 Grantor	OPPORT AS MORA A	of <u>Oct.</u> <u>19</u> 88, at <u>3:27</u> o'clock <u>P.M.</u> , and recorded
Zia 1768 14th Street Los Osos CA 93402 Beneficiary	FOR I.V. III RECORDER'S U OGDETTA O E STRUS	se
LAFTER RECORDING RETURN TO EM U	AVIVATE 1° VII: 1841 AVI	Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk
MTC 407 Main <u>, 300</u> <u>Klamath Falis, OR 97601</u>	Fee \$13.00	NAME
oris has set-o-equa trail man settlet-include verta. No	MANNA MARKEN	

ŝ

7

\$