FORM No. 881—Oregon Trust Deed Series—TRUST DEED. MTC-20520P COPYRIGHT 1968 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204 TRUST DEED ~~**93265** Vol. mrs Page 18331 @ SCART COREVER OF THIS TRUST DEED, made this \_\_\_\_\_\_19th \_\_\_\_\_day of \_\_\_\_October \_\_\_\_\_, 19.88 , between NOEL JACQUEZ & MARY PAULINE JACQUEZ, husband and wife ..... as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY ...., as Trustee, and ROBERT E. ALLWARDT & VIRGINIA G. ALLWARDT, husband and wife or survivor 98 63693 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: Lot 50, Block 3, TRACT NO. 1064, FIRST ADDITION TO GATEWOOD, according to the official 9 plat thereof on file in the office of the County Clerk of Klamath County, Oregon. ŝ Tax Account No. 3909-14DB-2000 prive an instance of a construction and and another represent. 5 Giogether 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 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 sum of ...... THREE THOUSAND EIGHT HUNDRED SIXTY THREE AND 66/100-----note of even date nerewith, payable to deneticitary or order and made by grantor, the tinal payment of principal and interest nereol, in not sooner paid, to be due and payable <u>per terms of note</u> 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. 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, herein, shall become immediately due and payable. sold, conveyed, assigned or alienated by the grantor without lirst then, at the beneliciary's option, all obligations secured by this inst herein, shall become immediately due and payable. To protect the security of this frust deed, grantor agrees: and rearm of to remove or demolish any building or improvement thereon; 2. To constraint any waste of said property in good condition not to constraint of to remove or demolish any building constructed workmanike detroyed thereon; and pair any waste of said property. Good and workmanike detroyed thereon; and pair provement which may be constructed workmanike detroyed thereon; and pair provement which may be constructed workmanike detroyed thereon; and pair provement which may be constructed. To complex with all use all costs incurred therefor. To an any building or resource and the provisity if the beneficiary to request, to constructed thereon; and pair any requires pursuant to the Uniform Commer-property public office or offices, as well as the to pay to filling same in the beneficing villes? or searching agencies as may be deemed desirable by the or thereafter excitation agencies as may be demed desirable by the and such other harded and the said premise against loss or damaging firs an amount not less than 3 the DUILINY Agent from to the subidings in companies acceptable to the beneficiary with loss payable to the latter; all the first protect on the said premises against loss or damaging, the beneficiary if e or other insurance policy may prior to the expira-tion there and policies to the beneficiary with loss payable to the less collected under may procure the same at grantor's cod on said buildings, collected under may procure the same at grantor's cod on validate and the second pay the or other insurance policy may farge second to applied by benefi-tiary thereof, may provide the deneitiary with end thates, assessed the second pay deliver as or other charges pays of any dates. The second payment or by providing beneitiary with lines with which to thereby, t #ranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantes in any reconveyance may be described as the "person or persons" be conclusive proof of the truthluness therein of any matters or facts shall be conclusive proof of the truthluness therein of any matters or facts shall be conclusive proof of the truthluness therein of any matters or facts shall be conclusive proof of the truthluness therein of any matters or facts shall be not less than \$5.
10. Upon any default by granter the adequary of any carter to be approximate of the adequary of any carter to be approximate of the adequary of any carter to be approximate thereof, in its own may be a receiver to be approximate of the indebtedness hereof, since the adequary of any security for the indebtedness hereof, in its own must be or otherwise collect the rents, they secured, carter upon and take possession of said property indebtedness secured hereoly, and in such order as beneficiary may detaming upon and taking possession of said property, the collection or release thereof as direction and possession of soid property, and the application or release thereof as adoresid, shall not cure or pusuant to such notice. waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured essence with respect to such payment and/or performance, the beneficiary may defare all sums secured hereby immediately durating and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the even the beneficiary elects to lorcelose by advertisement and sale, for may divertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the even the beneficiary elects to lorcelose by advertisement and sale, the beneficiary of the trustee shall execute and cause to be recorded his written notice of default secured hereby whereupon the trustee shall lix to lorcelose this trust deed in the manner provided in ORS 86.735 to 86.795. To lorcelose this trust dead sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a halue to pay, when due, entire amount due at the time of the cure other than such position as would being airce may be cured by tendering the performanent hat is capable of oblig airce may be cured by tendering the performanent that is capable of oblig airce may be cured by tendering the performanent that is capable of oblig airce may be cured by tendering the performanent that is capable of oblig airce may be cured by tendering the performanent that is capable of oblig airce may be cured by tendering the performanent that is capable of oblig airce may be cured by tendering the performanent that is capable of oblig airce may be cured by tendering the performanent that is capable of oblig airce may be cured by tendering the and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided together with trustees and attorney's lees not exceeding the amounts provided together with trustees 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 that time to which said sale may be postponed as provided by law. The trustee may sell said property entities and shall sell the parcel or parcels or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash prable at the time of sale. Truster as the time of sale. Truster and yraks at the time of sale. Truster and the property so sold, but without any covenant or warranty, express or in the grantor and beneficiary may matters of lact shall be conclusive proof of the truthuliness thereof. Any prison excluding the trustee, but including the compensation of the truste and a reasonable charge by trustees at the sale.
15. When trustee sells pup unchase at the sale.
16. When trustees thereof by the trust end by the provers of successor the interest of the trustee in the truste and a reasonable charge by trustees any strustees the abilitation of the truste cover the trust end by the provers the ability incurred by the proversion of the trustee there in the trust and the sale interest of the trustee appointed breever and the sale trustee in the trust and the sale interest of the trustee appointed to the successor trustee.
16. Beneficiary may from time to time appoint a successor or success under. Upon such appointment, and without coversale appointed there trustee here in named or appointed bier under. Each such appointment, and without coverance to the successor trustee.
16. Beneficiary It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of milnerit domain or condemnation, beneliciary shall have the as compensation loy event that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's less necessity paid or applied by it lirst upon any transmitted the paid to beneliciary and both in the trial and proceedings, shall be paid to beneliciary and the trial and the the balance applied upon the index defines and receive any time and the balance applied upon the index defines and receive such instrument affects, necessarily paid or incurred by denot pensation, promptly upon beneliciary arquest. 9. At any time and from time to fine upon written request of bene-endorsement (in case of full reconvegentation of this deed and the note for endorsement (in case of full reconvegentation of this 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 It is mutually agreed that: NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 involve company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereal, or an escrow agent licensed under ORS 696.505 to 695.555.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT prior Trust Deed in favor of Klamath First Federal Savings & Loan Association, recorded in Volume M72 page 1/20/, Microfilm Pocorde which burges beauty in Volume M78, page 14294, Microfilm Records, which buyers herein agree to assume and pay and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice. Noël Jacquez Man aul 0 (If the signer of the above is a corporation, use the form of acknowledgement opposite.) Mary Pauline Jacquez by Noel Jacquez STATE OF OREGON, as Attorney in fact County of Klamath STATE OF OREGON, ) ss. This instrument was acknowledged before me on County of ..... This instrument was acknowledged before me on Noel Jacquez individually and as Attornet in fact for Mary Pauline 19 Jacquez 1 O o Ournelas pence Notar Public for Oregon ····· 455 ALA Commission expires: 5-16-92 0 Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ..... The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and noider of all indeptedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or nursuant to statute to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you trust deed nave been tuily paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences or indepredness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to and the same works and to one DATED: De not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. Territor - 2965-14DB-2090 TRUST DEED FOT OT SPIN CONVERSION STATE OF OREGON, Side ypong log Jo dialegood County of Klamath FORM No. BOIJ GI MO STEVENS.NESS LAW PUB. CO., PORTLAND, ORS 200 Noel & Mary Pauline Jacquez · SS. I certify that the within instrument 5182 Ankeny Contract day which we was received for record on the 28th. day Klamath Falls OR 9.7603. Robert E. & Virginia G. Allwardt Viller Recorder's use at 3:49 o'clock ... P.M., and recorded Robert E. a VILB 1720 Gibler ed yakima WA 94908 Bonoticiary page ....18331...... or as fee/file/instrument/microfilm/reception No. ....93265., WATCH ENVERALS COUNTS Record of Mortgages of said County. AFTER RECORDING RETURN TO thes propries and wre Witness my hand and seal of TRUCT DEED OF THE MOUNTAIN TITLE COMPANY OF County affixed. Yara -- delana KLAMATH COUNTY Evelyn Biehn, County Clerk NAME Fee \$13.00 0000 By Qaulin Mullindling Deputy