FORM No. 881-Oregon Trust Deed Series-TRUST DEED. MTC-20439

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TRUST DEED

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TRUST DEED Vol. m88 Page 1044	Ð
THIS TRUST DEED, made this <u>3rd</u> MAX R. PASCIIA and ELEANOP I DASCIIA day of <u>October</u> 19 88 between	
not as tenants in common, but with the right of survivorship as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	
DUN D. SUTPHIN CLODIA I CUMPUTITY DISCHARGE AND STREET	
all as tenants in common as Beneficiary,	
Grantor irrevocably grants bardeins "	
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamathCounty, Oregon, described as:	
Lot 17, Block 4, TRACT NO. 1065, IRISH BEND, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.	
Klamath County Tax Account #3507-020BD-00200.	
SPECIAL TERMS: No trees may be out down	
SPECIAL TERMS: No trees may be cut down prior to the Full Payment of the Note secured by this Trust Deed without the prior written consent of the Beneficiary named herein.	
Prepayment Penalty.	
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- FOR THE PURPOSE OF SECURING REPROSES.	
sum of ETCHT THOUSAND AND NO NO DECOMMON PERFORMANCE of each agreement of grantor herein contained and payment of the	
note of even date herewith payable to baselist	
not sooner paid, to be due and payable	
becomes due of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, 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 increase.	
To protect the security of this trust deed, drantor advance.	
 To protect the security of this trust deed, frantor agrees: To protect, preserve and maintin said property in food condition not to commit or yeard and repair, not to remove or demolish any building or improvement thereon; To consmit any waite ol said property. To commit any waite ol said property. To commit any waite of said property. To comply with may be constructed, damaged or destroyed thereon, if any restriction thereon; To comply with any or diances, regulations, covenants, condition in executing such finances and property; if the beneficiary so requests, to cial Code as the beneficiary may require and to pay for tiling same in the cost of all lien scarches made beneficiary. To provide and continuously maintain be cost of all lien scarches made beneficiary. To provide and continuously maintain be cost of all lien scarches made beneficiary. 	
1. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or faile in any reconveyance may be described as the "person or persons destroyed thereon, and pay when due all costs incurred therefor," and the recitals there on any building with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said property; if the beneliciary so requesting the beneliciary so requesting to the University of the beneliciary so requesting the solution of the truthiunes thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5. In the solution of the truthiunes thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.	
tions and restrictions allecting said property; if the beneficiary so requests, to cial Code as the beneficiary may require and to pay for filing same in the proper public officers or searching agencies as well as the cost of all lien searches main the beneficiary. 4. To provide and continuously maintain insurance on the buildings	
now or hereafter erected on the said premises advantation on the building's less costs and expenses of operation and collection including the same,	
policies of insurance shall be delivered to the beneficiary as soon as insured. collection of such rents, issues and profits, or the proceeds of fire and other	
concreted under any tire or other insurance policy may be applied by benefit. A grant of any indeptedness secured clary upon any indeptedness cured hereby and in such orders a secured hereby and in such orders and the benefit.	
may getermine, or at option of beneficiary the entire amount so collected, or essence with respect to such payment and/or performance, time being of the any part thereoi, may be released to contor. Such applications of objected, or declare all unar second turns second to be applications of the beneficiary may	
act done pursuant to such notice. The of default hereunder or invalidate any intervention of a mortgage or direct the trustee to loreclose this trust deed	
taxes, assessments and other charges that may be levied or, assessed upon or addingt end of the tax or in equity, which the beneficiary may have be tight or	
charges become past due or delinquent and promptly deliver, receints therefore the trustee shall execute and cause to he recorded his written and sale, the beneficiary or	
ments, insurance premiums, liens or other charges payable by starter assessed secured hereby whereinon the trust real property to satisfy the obligation	
and the amount so paid, with interest at the rate and forth in dynamic interest, 13 After the tribe to 30,753 to do.793.	
trust deed, shall be added to and become a part of the debt secured by this sale, the grantor or any other person so privileded by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor or any other person so priviled by ORS 86 51 open and the sale the grantor	
covenants hereot and lor such payments withinkerst as aloresaid, the prop- sty hereinhelers of the default consists of a failure to pay, when due	
same extent that they are bound to the payment of the objection herein be due that no default occurred. Any other default that is capable of described, and all such payments holl her be due had no default occurred. Any other default that is capable of	
out notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable with constitute a breach of this trust deed.	
of tills search as well as the other costs and expenses of the trustee incurred by law. 14. Otherwise the set section is the set section of the set section with or in enforcing the amounts provided	
less actually incurred. 7. To appear in and delend any action or proceeding purporting to attent the security rights or powers of banditicary or trusteer and said. action or proceeding in which the homelicitary or trusteer and in any suit, action or proceeding in which the homelicitary carter and said.	

affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including cluding evidence of tille and the beneficiary's or trustee's attorney's lees; the amount of attorney's lees mentioned in this paragraph 7 in all cases shall be lixed by the trial court and in the event of an appeal from any suid from the trial decree of the trial court, grantor further agrees to pay such sum as the ap-pelate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such appeal. It is mutually advended that.

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of each international or condemnation, beneficiary shall have the right, it is o electroniced that all or any portion of the monies payable as compensation lor such proceedings, shall be paid to beneficiary and populat presonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first uppen any reasonable costs and expenses and attorney's lees, liciary in such proceedings, and its own expense, to take such actions secured hereby; and promote as shall be necessarily noblaining such com-pensation, promptly upon bere as shall be necessarily noblaining such com-liciary, payment of its lees and presentation of this deed and the note for endorsement (in case of hull reconveyances, lor cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

1.4. 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 property either in one parcel or in separate parcels and shall sell the parcel or all the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the property so sold, but without any covenant or warranty, espress or including the trustee including the property so sold, but without any covenant or warranty, espress or including the trustee including the property so sold, but without any covenant or warranty, espress or including the trustee including the trustee sold any matters of lact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, the including the granter and beneficiary, may purchase at the sale.
The magnetic set is the deed of any matters of lact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, and lact including the granter and beneficiary. may purchase at the sale.
The magnetic set is the sale of payment of (1) the expense of shall persons chuiding the proceeds of sale to payment of (1) the respense of all persons the interest in the rust dead at their interests may appear in the order of their priority and (4) the surplus.
I.6. Beneficiary may from time to time appoint as successor trustee proined herein named or appointed herein and without conveyance to the successor trustee, the latter shall be made or appointed. Each such appointment and when recorded in the appointed with all title, powers and duits conferred and substitution shall be made or appointed. Each such appointment and substitution shall be made or appointed. Therewise and duits on recenter when the trustee is not oblight on processor trustee.
The substitution shall be made or appointed hereunder. Each such appointment and substitution s

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on 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 escrew agent licensed under ORS 696,505 to 693,585.

19025 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 none and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 feminine 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. R. PASCUA MAX SCUA ELEANOR J PA STATE OF CALIFORNIA COUNTY OF Los Angeles 7/ Tascua SS KENNETH M. PASCUA October 18, 1988 before me, the undersigned, a Notary Public in and for said State, personally appeared *****MAX R. PASCUA AND ELEANOR J. PASCUA ******* s Recoord water and proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) OFFICIAL SEAL is/are subscribed to the within instrument and acknowledged Patsy D. FLores NOTARY PUBLIC CALIFORNIA the that the same accuted the same to PRINCIPAL OFFICE IN (SEAL) LOS ANGELES COUNTY WITNESS my hand and official My Commission Expires Nov. 18, 1991 Signature (This area for official notarial seal) COUNTY OF Los Angeles IAUDIVIO TO: October 19, 1988 before me, the undersigned, a Notary Public in and for ***** KENNETH M. PASCUA ************************ The undersigned is the le, said State, personally appeared trust deed have been fully paid said trust deed or pursuant to herewith together with said trus estate now held by you under the personally knows to me on the basis of DATED: satisfactory evidence) to be the person(s) whose name(s) OFFICIAL SEAL Patsy D. FLores NOTARY PUBLIC-CALIFORNIA istare subscribed to the within instrument and acknowledged PRINCIPAL OFFICE IN to me that he/shorther executed the same. LOS ANGELES COUNTY not lose or destroy this Trust My Commission Expires Nov. 18, 1991 WITNESS my hand and official (This area for official notarial seal) Signature TRUST DEcu STATE OF OREGON. SS. (FORM No. 881) County ofKlamath NESS LAW PUB. CO., POI I certify that the within instrument MAX R. PASCUA, ELEANOR J. PASCUA, was received for record on the .9th...day and KENNETH M. PASCUA of, 19.88., at .3:37..... o'clock BM., and recorded SPACE RESERVED in book/reel/volume No. ...M88...... on DON D. SUTPHIN, GLORIA Fransotehin, FOR page19024 or as fee/file/instru-DANIEL L. SUTPHIN, & DAVID C. SUTPHIN RECORDER'S USE ment/microfilm/reception No.93693, 1809 Chinchalla Way Record of Mortgages of said County. Klamath Falls, OR 97603 Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO System in a south say the MOUNTAIN TITLE COMPANY OF Evelyn Biehn, County Clerk KLAMATH COUNTY NAME TITLE 1136293 By Pauline Muelenolale Deputy Fee \$13.00