FRANK F. DIAZ & JULIANA/ I. DIAZ, husband and wife       November       (19) 88         as Grantor, Mountain Title Company of Klamath County	34030	TRUST DEED VOL-mgg Page	
DECURES_DENBY & RALPH McLEOD or the survivor         as Beneficiary,         Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property         in in Klamath         County, Oregon, described as:         Lot 14 in Block 14 of TRACT NO         A064, FIRST ADDITION TO GATEWOOD, according to the         official plat thereof on file in the office of the County Clerk of Klamath County,         Oregon () [] 2.1.1)         Tax Account No 3909 14CA 05300	FRANK F., DIAZ & JULIANR, I. D	AZ, husband and wife	
DELUKES DENBY & RALPH McLEOD or the survivor         as Beneficiary,         WITNESSETH:         Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property         in in::::::::::::::::::::::::::::::::::	as Grantor, Mountain Title Compa	ny of Klamath County	
as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in 1Klamath County, Oregon, described as: Lot 14 in Block 14 of TRACT NO A064, FIRST ADDITION TO GATEWOOD, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon S 2	DELORES DENBY & RALPH MCLEOD O	r the survivor	s i lustee, and
Lot 14 in Block 14 of TRACT NO. 1064, FIRST ADDITION TO GATEWOOD, according to the unit of oregon 15 12 10 10 10 10 10 10 10 10 10 10 10 10 10	as Beneficiary, Grantor irrevocably grants, barga	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sail	
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Ca and that as dealers ma there found OF the MOIS which is served and must be and in the first of contraint of the restance of as much		in the office of the County Clerk of Klamath C	o the County,
	Oregon S NEL DEED	in the office of the County Clerk of Klamath C	o the une une ounty,

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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 remove or demolish any building or improvement thereon; 2. To complete, or restore said property. 2. To complete, or restore promply and in good, and workmanlike manner, any building or improvement which may be constructed, damaged or destroyed thereon, and peg which all laws, ordinances, regulations, 'covenants, condi-tions and restrictions allecting said property. To comply with all laws, ordinances, 'regulations,' covenants, condi-join in executing such limancing statements pursuant to the Uniform Commer-reproper public difee or ollices, as well as the cost of all lien searches made by filing ollicers or searching agencies as may be deemed desirable by the beneficiary.

ioin in executing such imancing statements pursuant as the control of the same in the proper public office or offices, as well as the topy ior illing same in the proper public office or offices, as well as the topy ior illing same in the building. A To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by the and such other hazards as the beneficiary may from time to time requires in an amount not less than 3...INSULTADLE. VALUE. The term is a amount not less than 3...INSULTADLE. VALUE. The term is a amount not less than 3...INSULTADLE. VALUE. The term is a amount not less than 3...INSULTADLE. WALUE. The term is a amount not less than 3...INSULTADLE. The term is the same is acceptable to the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as incured; if the grantor shall be intermed not procure any such insurance and to deliver said policies to the beneficiary at less titleen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary inay for our other insurance policy may be applied by beneficiary may determine, at appress there they and in such order as beneficiary any determine, and other. Thereas there is an any bell or invalidate any sot cure or waive any default or notice of default hereafter of any policy of a such application or release shall not cure or waive any default or notice of such tares, assessments and poor charges become past due or defining the article ary assessed up or against said property belor any part of such tares, assessments and poor or assister and other, charges that may be level or assessments and other charges payable by and the source of the any infire or other as a source of any other body and the annount so paid, with interest at the tare set forth in the not escired to there and and to any target as and there of any of the source or waithas the source or any rease of any

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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, beneficiary shall have the right if it is o elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the monies payable to pay all reasonable costs, expenses and attorney's test necessarily paid or applied by it first upon any reasonable costs and expenses on beneficiary and applied by it first upon any reasonable costs and expenses on beneficiary and applied by it first upon any reasonable costs and expenses of take's auch actions secured thereby; and grantor agrees; at its own expense to take's auch actions and execute such instruments as shall be necessarily paid or ficary, payment of its lees and presentation of this deed and the note ifor endorsement (in case of full reconveyances, for cancellation), withen tallecting (a) consent to the making of, any map or plat of said property (b) form in (b) form in the said of the said the said the said the said attractions (b) form (a) consent to the making of, any map or plat of said property (b) form in the said property (b) form in the said the said to be add property (b) form in (b) form in the said to be add to be add property (b) form in endorsement (in case of full reconveyances, for cancellation), within tallecting (a) consent to the making of, any map or plat of said property (b) form in the said to the making of any map or plat of said property (b) form in the said t

rument, irrespective of the maturity dates expressed therein, or state and the second se

together with (trustee'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 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 auction to the thighest bidder for each, payable at the time of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the property so stol, but without any covenant or warranty, express or im-of the truthfulness threed. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When frustee sells pursuant to the powers provided herein, trustee shall delive compension of the trustee may sell can be the including the grantor and beneficiary, may purchase at the sale. 15. When frustee sells pursuant to the powers provided herein, trustee shall papily the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compension of the trustee and a resonable charke 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 trustee in the trust deed as their interest may appear in the order of their ptiority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or succes-

surplis, il any, to the grantor or to his successor in interest entitled to such surplis. 16. Beneliciary may from time to time appoint a successor or success-sors to any trustee anned herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to othe successor trustee, the latter shall be vested with all title, powers and duries confirred upor 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 mortsage records of the county or counties in which, the property is situated, shall be conclusive proof 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 trustar or iot; any action or proceeding in which grantor, beneficiary or trustee. Shall be a party unless such action or proceeding is brought by trustee.

E. The Trust Deed Act provides that the trustee hereander must be either an attorney? who is an octive member, of the Oregon State Bar, a bank, trust company 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 service, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 6%5.885.

The grantor covenar fully seized in fee simple o	ts and agrees to and with the i	eneficiary and those claiming under him, that he is d has a valid, unencumbered title thereto
The second se	nd forever defend the same aga	LANA AND LEDFUARY 10 10-00
	<ul> <li>Bar H. Lands, A. Sharaka, M. Sanaka, M. Sanaka, and S. Sanaka, and Sanaka,</li></ul>	in and a second se
The granter warrants that the commentation of the second s	he proceeds of the loan represented by	the above described note and this trust deed are: (see Important Notice below).
personal representatives, successors secured hereby; whether or not nam gender includes the least	to the benefit of and binds all partie and assigns. The term beneficiary shi led as a beneficiary shi	hereto, their. heirs, legatees douis
* IMPORTANT NOTICE: Delete, by lining: not applicable; if warranty (a) is applica as such word is defined in the Truth-im beneficiary. MUST.comply with a	EOF, said grantor has hereunto out, whichever warranty (a) or (b) is able and the beneficiary is a creditor Lending Act and Percenter	nean the holder and owner, including pledgee, of the contra and this deed and whenever the context so requires, the masculi des the plural. set his hand the day and year first above written. Thank F. Diaz
If the signer of the above is a corporation, use the form of acknowledgament apposite.)	Ness Form No. 1319, making required a disregard this notice	Juliana (Diaz
STATE OF OREGON County of Klamath This instrument, was acknowled Frank F. Diaz, & Juliana	ded before	OREGON }ss.
Muline Qual		
My códamission expires:	REQUEST FOR SUIL AND	(SEAL)
trust deed have been fully paid and sate	and holder of all indebtedness recur	
ostate now held by you under the same. N of the same of the same o	White Without Where and	Salu Irust dead (
		asset for a straight
Lax Account No 3909 1404 05 Orec TRUST DEED Official Ofform Net Statfor out 1 Los account No 3909 1404 05 La account No 3909 1404 05 CO arevensives LANDERS CO. FORTLANDIONE	And the Annual of the Annual States and the Annual States and the Annual States and the Annual States and the A	Beneficiary 9. the trustee for concellation before reconveyance will be made.
et By 234 B	<ul> <li>(h), self and conveys to (h)</li> <li>Oregone described as</li> <li>(not), class described as</li> </ul>	STATE OF OREGON, Onut County of <u>LOKIamathic</u> }ss. 10 CVIENCI certify that the within instrument was received for record on the 29th. day Nov. 1988, at3:21 CCCC P. M.
Denby/McLeod 7001 Roque Cive thir Grand MSS, De 97527	MILLESSELLE SPACE RESERVED FOR FOR SECORDER'S USE	in book/reel/volume NoMas
enby/McLeodizz DEED unto f boll alles	22nd day of Mo	Record of Mortgages of said County. Witness my hand and seal of County affixed.
ch ito, 861Diveou Truit Dead, SeiterEBULY DEED., Å	Fee \$13.00	By Qauline Muele nicht Deputy