surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success or to any trustee named herein or to any successor and the successor trustee, the latter shall be maded without convergence to the successor trustee, the latter shall be used with all title, powers and duties conflored and substitution shall be mortfage records the county or counties in which, when, recorded in site mortfage records prove provided by beneliciari which the property is siluated with all the county or counties in the substitution shall be mortfage records and end of the successor which, the property is siluated with all be conclusive proof of proper appointment if. Trustee accepts this trust when this deed, duly executed and obligated to notify any pathereto of pedices as an achieve any other deed not shall be a party unless such action or proceeding in which be aparty unless such accepting in which a brought of any action of the successor frustee such and a prove of any action of proper defines as a success any other deed not shall be a party unless such action or proveding in which a brought of trustee.

together with trustees and attorney's lees not exceeding the amounts provided by law. 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 date and at the time and be consolid as provided by law. The trustee may sell which said sale may auction, parcel, or, in separate by law. The trustee may sell which said sale may auction, parcel, or, in separate by law. The trustee may sell which said sale may auction, parcel, or, in separate by law. The trustee may sell which said sale may auction, parcel, or, in separate by law. The trustee may sell which said sale may auction, the highest bidder for cash, payable at the parcel or parcel at the other with trustees the parcel and shall sell the parcel or parcel is at the other highest bidder of any matters of lact warranty, express or im-plied. The recitals in the devided any portens at the sale trustee, but including of the finder thereof. Any purson, excluding the frustee, but including the granter and beneficiary, may purson, excluding the trustee but including shall apply. The proceeds of a pursuant to the powers provided herein, truste cluding apply. The proceeds of the trustee and a remainshe charle by trusten the difference of the trustee and a trustee by trustee the automation of the trustee and a trustee of the trustee by trusten automation. (2) to the obligation for the interest of the firstee by trusten automation, (2) to the obligation of the interest of the firstee in the trust automation and grant in the order of their priority and (4) the automation and any to the granter or to be appoint a successor or succes-tors to any trustee varied therein the to the appoint a successor or succes-

NOTE: The Trust Deed Act provides that the trustee hereunder must be either; an attarney, twho. Is an active imember of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,565.

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 it so elects to require an event that any portion of the right of the source of the tight, if it so elects to require an event of the source of the monies payable to pay eligible costs, expension and attorney's lees monies payable to pay eligible costs, expension and attorney's lees monies payable to pay eligible costs, expension and attorney's lees monies payable to pay eligible costs, expension and attorney's lees monies payable to the triat upon any reasonability costs and expenses and beneficiary and licitary, in such upon any reasonability costs and expenses and beneficiary and licitary in such upon any reasonability costs and expenses and beneficiary see and execute such and appellate courts costs and expenses in the such actionary see and execute such and grant as shall be necessarily paid or indications 9. At any function time to the and provention of this deed and the of long (riary, payment of lis lees and presentations of of this deed and the of long (a) consent to the maxim of any map or plat of sinderbidentes in true to the reasonability of any map on for the payment of said property; (b) form in (a) consent to the reasonability of any map or plat of sinderbidentes in the such action of the second based of said property; (b) form in the second here the reasonability of any map or plat of sinderbidentes in the such action of the second based property.

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note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. December: 9 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 thereof, or any interest therein is sold, asid note sold, conveyed, asigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's therein, shall become immediately due and payable." To protect the security of this trust deed drantor advances will structure.

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-tion with said real estate.

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TRUST DEED

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STATE OF CREEDW

..., as Trustee, and

STEVENS-NESS Page 21070

FORM Nov. 881-Oregon Trust Deed Series-TRUST DEED. MTC-20778\_D

TRUST DEED THIS TRUST DEED, made this \_\_\_\_\_9th \_\_\_\_\_day of \_\_\_\_\_December\_\_\_\_\_ Vol. <u>m88</u> WILLIAM H. OSTER & CYNTHIA A. OSTER, husband and wife as Grantes MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY RUTH M. DAVIS 9K 338039 klanetb Tatis.

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as Beneficiary,

in

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with science in fee simple of said d	Pagrees to and with the beneficiary and those claiming under him, that he is described real property and has a valid, unencumbered title thereto
and that he will warrant and lore	ver defend the same against all persons whomsoever.
- Analysis of the statistical sector and sector for a sector sector and sector se	
<ul> <li>I - Tar sector spins and sector and the sector and th</li></ul>	An regist a constant of the second se
The granfor warrants that the process (a)* primarily is	
This deed applies to invession	eeds of the loan represented by the above described note and this trust deed are: , lamily or household purposes (see Important Notice below), f grantor is a natural person) are for business or commercial purposes. benefit of and black
secured hereby, whether or not named as a gender includes the feminine and its	beneticiary break the shall mean the holder and devisees, administration
* IMPORTANT NOTICE: Delete, by lining out, which applicable; if warranty (a) is enabled.	ichever warrenty led a late
as such word is defined in the Truth-In-Lending beneficiary MUST comply with the Act and Regu disclosures; for this purpose use Stevens-Ness for if compliance with the Act is not required; disrega	Act and Regulation 7 the Wilhlam H
(If the signer of the above is a corporation, a use the form of achowvledgement opposite.)	
STATE OF OREGON	) ss. STATE OF OREGON,
String instrument was acknowledged bei Dec. 9 Milliam H. Oster & Cynth Qster	19
allenstule	
(SEAL) UF C Notary Public My commission expires: 6 16	90-My commission expires
20: The second secon	REQUEST FOR FULL RECONVEY AND
at ro The undersigned is the legal owner and ho	Trustee
and trust deed or pursuant to statute, to cance	ou hereby are directed, on payment to you of any event
the same Mail rec	conveyance and documents in parties designated by the terms of said tends to you
	The garg bilities spaces and an inclusion of the state of
De not lose ar destrey this Trust Deed OR THE NOTE wh	Beneticiary
TRUST DEED	
Oster	STATE OF OREGON, County of} ss. I certify that the within instrument Was received to a set of the se
6402 Palomino (Ctinus pat Klamath Falls, OR 97603 Grantor	of
Javis 3938 LaMarada	SPACE RESERVED! an
AFTER RECORDING RETURN TO MARK	V OF MUTH CONKEY V OF MUTH CONKEY Withes my hand and seal of MUTH V OF MUTH CONKEY V OF MUTH CONKE
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21672 Order No: 20778-D\_\_\_\_\_ LEGAL DESCRIPTION

A portion of Lot 30, Block 2, Tract No. 1099, ROLLING HILLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, being more particularly described as Beginning at the Southwest corner of said Lot 30, Block 2; thence Beginning at the southwest connet of Saturnot Jor Diversion of Said-Lot-30-a-North 00 degrees 23' 04" East, along the West-line of Said-Lot-30-adistance of 8.00 feet, thence South 84 degrees 07' 34" East, a distance of 84.01 feet; thence south 84 degrees 0/ 34 Hast, a distance of 84.01 feet to a point on the South-line of said Lot 30; thence North 89 degrees 36' 56" West, along the South line of said Lot 30; 30's distance of 83.63 feet to the point of beginning 30 a distance of 83.63 feet to the point of beginning. Lot 29, Block 2, Tract 1099, ROLLING HILLS, according to the official plat thereof on file in the office of the County Clerk of Klamath EXCEPT A Portion of Lot 29, Block-2, Tract\_No. 1099 ROLLING HILLS, Klamath County, Oregon. Being more particularly described as follows: Beginning at the Northeast corner of said Lot 29, Block 2; thence Southwesterly along the Easterly line of said Lot 29, along the Arc of a 54.81 degree curve to the right a distance of 8.00 feet; thence North 84 degrees 07 34" West, a distance of 81.52 feet to a point on the North line of said Lot 29; thence South 89 degrees 36' 56" East the second along the North line of said Lot 29 a distance of 82.76 feet to the Tax\_Account No: 3910 019A0 03800 7.42.200 and the second states in the ..... Sec. 2. 2. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of <u>Mountain Title Co.</u> A.D., 19 88 at 10:31 o'clock A.M., and duly recorded in Vol. M88 on Page 21070 Evelyn Biehn County Clerk By Danling Misslandarg day FEE \$18.00  $\mathbf{O}$  $\mathbf{e}_{i}$ Constant and 194.9 The second s Titles a case

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