surplus, if any, to the granter er to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success under. Upon such appointment, and o my successor trustee appointed here trustee, the latter appointment, and o the successor trustee appointed here trustee, the latter happointment, and o the successor trustee appointed here trustee, the latter happoint of appoint all title, powers and duties conference and substitution herein named or appoint all title, powers and duties conference which, when recorded in the mortgage the county or counties in which, when recorded in the mortgage provide proper appointment which the property is situated, shall be conclusive proof of proper appointment 17. Trustee accepts this trust when this deed, duty executed and obligated to notify any party hereto of product by law. Trustee is not trust or of any action or proceeding in which frantor, hereiciary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure where the property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under CRS 696.535 to af6.555.

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneficiary shall have the right, it is of elects, to require that all or any portion of the amount required to paperalation for such taking that all or any portion of the amount required to paperalation for such taking that all or any portion of the amount required to paperalation for such taking that all or any portion of the amount required to paperalation for such taking that all or any portion of the amount required to paperal reasonable costs, expresses and attorney's less necessarily paid or applied by drantor in such proceedings, shall be pressarily not to beneficiary and ficiary in such proceedings, and the balance applied upon incurred by bees secured hereby; and grantor adretch balance applied upon incurred by tense of the such proceedings, and its own expension to take such actions 9. any time and how the to time upon written request of bene-reduction promptly upon beneficiantly to time upon written request of bene-reduction of its less and prime to time upon written request of bene-reduction of its less and prime to time upon written request of bene-reduction of its less and prime to time upon written request of bene-reduction of its less and prime to time upon written request of bene-reduction of the making of any map or plat of said property; (b) join in

in a subject set actuality meurred in enforcing the obligation of the trust deed 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 sol sale or the time to which said sale may in one parcel or in separate parcels and shall sell said property either shall deliver to the purchaser is deed in form as required by law conversion of the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or equired by law conversion of the highest bidder (any matters of her shall be conclusive parcel of the profile thereof, any person, excluding the trustee, but including the grant beneficiary, may person, excluding the trustee, but including the property so sold sale. Trustee at the sale trustee, but including chain plied the proceeds of sale interest of the trustee but including the grant, the proceeds of sale interest of the trustee but including the grant, but the obligation entry by the trust of the by trustees autoended lines subsequent in the interest of the trustee by trustees surplus, if any to the obligation entry by the trust of the by trustees surplus, if any, to the kannor er to his successer in interest of the truste surplus, if any, to the kannor er to his successer in interest of the truste sors to any trustee named herein to time appoint a successor or succes-

join in executing such imaging statements pursuant to the Unitorn Commerproper public officers or searching agencies as may be determined as such is the cost of all hims searches made beneficiary.
A provide and Continuously maintain insurance on the building and such other stretch on the said premises against loss or damable by the companies of the stretch on the said premises against loss or damable by the companies of intervention of the stretch on the said premises against loss or damable by the companies of intervention of the stretch on the said premises against loss or damable by the companies of intervention of the stretch of the beneficiary.
A now or hereafter stretch on the beneficiary, with loss public to the laiding of the grant of the stretch of the beneficiary and such other shall hall obs defivers at least three days prior to the expiration of the stretch of the beneficiary and such other and policy of the beneficiary as the stretch on the same at grant stretch on the grant of the stretch on the stretch of the beneficiary is and the stretch on the stretch on the stretch of the stretch on the stretch of the beneficiary is and the stretch of the stretch on the stretc

waive any delault principient or release thereof as aloresaid, shall more we use waive any delault or notice of delault hereunder or invalidate any act done 12. Upon delault by fantor in payment of any indebtadness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the behing of the declare all survey at his election mediately due and payable fills and the in equity as mortage or direct the trustee to foreclose this trust deed performance, the beneficiary may fill the trustee to pursue any other trust deed remedy, either and sale, or may direct the trustee to pursue any other trust deed remedy, either and sale, or may direct the trustee to pursue any other trust deed the trustee shale are or in equity, which the beneficiary may have. In the event the trustee shale we or in equity, which the beneficiary to be still be and the trustee shale of the said described treat and sale, or discust the present to sale discust the trustee shale secure and cause to be recorded his written noble to all discust and their discuster of the said described for precessor by advertisement and place of sale, give 13. After their required by haw shall lik the time and place of sale, give 13. After the trustee has compared to to reclose this trust deed any time prior to 5 days before the date the trustee conducts the 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 lail tre to pay, when due, entire amount due that time of the edualt consists of a lail way when due, entire amount due the time of the early of the theneliciary will be been being eured may be cured by tendering the obstrained will be inder the sale of the defaults, the person effect in any case, in the plotormane, required under the and expresses actually incurred in endorcing they to the beneliciary will costs together with trustees, and alife cure shall the beneliciary will costs defaults, the person

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 dood condition and repair; not to remove or demolish any building or improvement therein to commit or permit any masse of said property. To complete or restore promptly and in dood and workmanlike destroy-4 thereon, and pay, when due all costs incurred histories. To comply with all ways ordinances, regulatories, covenants, condi-tions and restrictions allecting astrometry pursuants or the bandicary so requests, to import build success well as the cost of this same in the beneficiary or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the buildings

dranting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge frances (d) reconvey, without easement, all or any parts (the property. The left) or charge the described as the other property. The left or the property is the property of the prop

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 PERFORMANCE of each agreement of grantor herein contained and payment of the THENTY EIGHT THORSAND FORD HUNDED AND FOLLOWS CONTAINED AND FOLLOWS CONTAINED AND FOLLOWS CONTAINED AND FOLLOWS sum of ...

THIS TRUST DEED, made this ....

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Tax Account No 3909 005CA 05700

98646

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ......Klamath.....County, Oregon, described as: Lots 3 and 4 in Block 5 of RIVERVIEW, according to the official plat thereof on file

as Beneficiary,

NANCY E CLABK

....., as Trustee, and

GARY L. GIVENS and EUNICE L. GIVENS or the survivor 

14th day of March 19.89 between

STEV INS-NESS LAW PUB. CO.. Vcl. mg9 Page**5446** 🛞

FERM No. 881—Oregon Trust Deed Series—TRUST DEED. MTC-211(8D

COPYRIGHT 1900 TRUST DEED

يريدون ومعادية ومرودة

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in tee simple of said described real property and has a valid, unencumbered title thereto see attached and that he will warrant and forever defend the same egainst all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

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 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 lirst 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 creatior 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.

Mary Ly Gary L. Givens June 20 Eunice L. Givens

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON,	· · · · · · · · · · · · · · · · · · ·			1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -
County of Klamath ss.	STATE OF OREGON,		)	
This instrument was acknowledged before me on March	County of		) ss.	
March 10 891	This instrument was ac	knowledged before m	e on	
Dy	19, by			
Gary L. Givens & Eunice L. Givens	a3			
A for fining C	of			
Martine Stale		····· · · · · · · · · · · · · · · · ·		
(SEAL) Notary Public for Oregon	Notary Public for Oregon			· · · · · · · · · · · · · · · · · · ·
My commission expires: (1-16-97	My commission expires:			(SEAL)
OF COL	, termission expires:			(ODAL)
KEQUES:	T FOR FULL RECONVEYANCE			
10 De vied oni	y when obligations have been pair	I.		
<i>TO:</i>	Trustee			and the second sec
The undersigned is the legal owner as to the				
The undersigned is the legal owner and holder of all in trust deed have been fully paid and satisfied. You hereby are said trust deed or pursuent of the satisfied of the satisf	debtedness secured by the	toregoing trust deer	d. All sums so	cured by said
to reconverse with said trust deed) and to reconverse with		~, salu irust deed	Which are del	ivered to you
herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance a	nd documents to	s designated by the	terms of said t	trust deed the
				······
DATED: , 19				
				······
		Beneficiary		···· ··· ···
Do not late as dies with a				

his Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

FORM No. 881) STEVENS.NESS LAW PUB. CO POPTLAND. ORE.		STATE OF OREGON, County of
Givens 1820 Laurel St Klamath Falls, OR 97601		I certify that the within instrument was received for record on the day of
Clark 3212 NE 44th Portland, OR 97213	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No on page
Beneficiary		Witness my hand and seal of
MTC	and the second second second second	County affixed.
P.0.Box 5017	a shekara ta ta shekara shekara ta shekara t	and the second
Klamath Falls, OR 97601		NAME TITLE
	l de la contra de la	By

This trust deed is an "all inclusive" trust deed and is second and subordinate to the two trust deeds now of record dated August 20, 1973 & August 14, 1979, and recorded August 28, 1973 & August 14, 1979 in Volume M73, page 11627 and Volume M79, page 19358, Microfilm records of Klamath County, Oregon in favor of Klamath First Federal Savings & Loan Association, as Beneficiary, which secures the payment of a note therein mentioned.

Nancy E. Clark beneficiary herein, agrees to pay when due, all payments due upon the said promissory notes in favor of Klamath First Federal Savings & Loan Association, and will save grantors herein harmless therefrom. Should the said beneficiary herein default in making any payments due upon said prior notes and trust deeds Grantors herein may make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the note secured by this trust deed.

## STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed fo	r record at	request of Mountian Title Co.
of	March	A.D., 19 <u>89</u> at <u>12:49</u> o'clock <u>P_M.</u> , and duly recorded in Vol. <u>M89</u>
		of Mortgages or Page5446
FEE	\$18.00	Evelyn Biehn County Clerk By Orning Multingare