TRUST DEED Vol-<u>m89</u> Page**10112** @ as Grantor, MOUNTAIN, TITLE COMPANY OF KLAMATH COUNTY TRENDWEST, inc., an Oregon corporation .., as Trustee, and as Beneficiary, . Summe dobq (ab. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Block 4 Lots 8, 9, 10/ FAIRHAVEN HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. DEED Klamath County Tax Account #3908-013AB-01100. ANTICE CREEPSE 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 prolits thereof and all fixtures now or hereafter attached to or used in connecor hereaster appertaining, and the refus, issues and profits thereof and an instance from of horeaster, and the with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY-SEVEN THOUSAND AND NO/100 .----

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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 <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 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 immediately due and payable. To protect the security of this trust deal

Aranning any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge france (c) reconvey, without warranty, all or any part of the property. The legally entitled thereto, and the recitals therein of any matters or facts shall services mentioned in this paragraph shall be not less than \$5.
If you are there of the truthfulness thereon of any matters or facts shall services mentioned in this paragraph shall be not less than \$5.
If you are thereon of the truthfulness thereon of the property. The recites mentioned in this paragraph shall be not less than \$5.
If you are default by granter hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for early or any part thereof, in its own must be and unpaid, and apply the same here's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
If the optication of a security for any detaution of a security for the rest upon and taking possession of said properties and prolits, including those past due and unpaid, and apply the same insure or other as beneficiary may determine.
If the optics or compensation of release thereofs and in such order as beneficiary may determine.
If the application or release thereof as all property, the property, and the application or release thereof as and prolits, and the application or pursuant to such notice.
If you any default or notice of delaut hereunder or invalidate any act done pursuant to such notice.

CORM No. 681-Oregon Trust Deed Series-TRUST DEED. MITC-21482-P

sold, conveyed, assigned or alienated by the grantor without list then, at the beneficiary's option, all obligations secured by this inst then, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 'A not repair, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 'A not repair, and repai together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as in the notice of sale or the time to which said sale may be postponed as in the notice of sale or the time to which said sale may be postponed as in the notice of sale or the time to which said sale may be postponed as in the notice of sale or the time to which said sale may be postponed as in separate parcels and shall sell the parcel or parcels at shall deliver to the purchase its deed in form as required by law conveying piled. The recitals in that without any covenant or warrantly law conveying of the truthluness thereof that without any covenant or warrantly and conveying lied. The recitals in that without any covenant or warrantly express or im-of the truthluness thereof any person, excluding the trustee, but including 15. When trustee sale purchase at the sale. The grantcy (2) to the obligation trustee and a reasonable charge by fusite's having recorded liens subsequent trust by the trust deed, (3) to all persons there in the interest may approx in the interest of the trustiee in the priori surplus, if any, to the grantor or to his successor of interest of the trustee of the frantied to sale. 16. Beneliciary may from time to time appoint a successor of successor

## It is mutually agreed that:

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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 uninent domain or condemnation, beneficiny shall have the sight, if it so elects for equire that all or any portion of the amonies payable to pay all reasonable contaking, which are in excess of the amonies payable to pay all reasonable contaking, which are in excess of the amonies payable to pay all reasonable cost taking, which are in excess of the amonies payable to pay all reasonable costs and expenses and attorney's fees necessarily required to the trial and appellices and the paid to beneficing and potential appellices and the paid to beneficing and the trial and appellices and the paid or incurred by these licitary in such proceedings, and the balance applied upon the indebtings and execute such instruments as a trial own expense, to take such actions 9. At any time and from time to reason the costarily in obtaining such com-endorsement (in case of full reconveyance to called and the note to endorsement (in case of full reconveyance to called and the note to read of any may not the payard of the indebtidness, trustee may (a) consent to the making of any map or plat of and property; (b) join in

surplus, if any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed be-under. Upon such appointed, and without conveyance to the successor trustee, the latter shall be verify and without conveyance to the successor upon any trustee herein named or anith all title, powers and duties contensor upon any trustee herein mamed or appointed hereunder. Each such appointend the and substitution shall be made by which here, recorded in the mort/safe to conclusive proof of proper appointenent of the successor trustee. acknowledged is made a public record as provided by law. Trustee is not be obting shall be intered of a provided by law. Trustee is not obting the dutie is not appointed on the conclusive proof duty executed and obting and still any party hereto of pending safe upder. There is not trust or dutie is not or proceeding in which drantor be inficing or 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 Bor, 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 title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676.505 to 676.505.

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The grantor covenants and agrees to and with the benef	iciary and those claiming under him, that he is law-
ully seized in fee simple of said described real property and ha	R a vand, unencumbered inte mereto cocopo paleitat actavitationali
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The grantor warrants that the proceeds of the loan represented by the (a)* primarily for grantor's personal, family or household purposes (	see Important Notice below),
This deed applies to, inures to the benefit of and binds all parties	hereto, their heirs, legatees, devisees, administrators, executor Timena the holder and owner, including pledgee, of the contra
Secured hereby, whether or not named as a beneficiary herein. In construin gender includes the feminine and the neuter, and the singular number inclu IN WITNESS WHEREOF, said grantor has hereunto	des the plural.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	Chilitte Delindelle
important NOTICE: Deters, by ming our, winters winter, but of the second	CLAUDETTE DIFFENDERFFER
lisclosures; for this purpose use Slevens-Ness Form No. 1319, or equivalent. f compliance with the Act is not required, disregard this notice.	(Advantación Destand) (Procession) de contracto en los de los provinciones en los de la provinción de la pro- la destanción (Provinción) de la provinción de la provinción de la provinción de la provinción de la provinción de destanción de la provinción de la provinción de destanción de la provinción de la provinci de la provinción de la prov
c) the source of the above is a corporation, in control participation, an energian sec- tra the form of a cknowledgement opposite), and one of the source of the above and the section form of a cknowledgement opposite).	
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SEAL) SOLAND COUNTY REAL CALIFORNIA	iblic for Oregon
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TO:	secured by the foregoing trust deed. All sums secured by
trust deed have been fully paid and satisfied. You hereby are directed, c said trust deed or pursuant to statute; to cancel all evidences of indeb herewith together, with said trust deed) and to reconvey, without warrant.	on payment to you of any sums owing to you under the term tedness secured by said trust deed (which are delivered to
estate now held by you under the same, Mail reconveyance and document with the same, Mail reconveyance and document with the provident provident of the same.	its to it
DATED: The and an and an an an analysis of the second seco	<u>alamat Muanan antoi in sissi a</u> a a
	Beneficiary
De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be	delivered to the trustee for cancellation before reconveyance will be made.
	STATE OF OREGON,
LUT RICARNE WAR FOR AND OUT THAT SA AUGUSTIC TO THE OF THE	County ofKlamath
CLAUDETTE, DIFFENDERFFER	was received for record on the7.th c
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CAPTER RECORDING RETURN TO	s USE ment/microfilm/reception No1160 Record of Mortgages of said County. ONNEA Witness my hand and seal County affixed.
TRENDWEST, inc	s USE ment/microfilm/reception No1160 Record of Mortgages of said County. ORMELA Witness my hand and seal County affixed.