V81<u>2m89 Page 13013</u>.€

KLAMATH COUNTY FAOTAU PISUU, 1989UL, between MICHAEL SCOTT NOLAND and SHARON KAY NOLAND, husband and wife

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

PEARLE M. MILLER as Beneficiary,

WITNESSETH:

page 13013 or se tee/tile/testrat-ment/uncraling/revention No. 1055... Record of Morrisdes of said County. Witness may hand that sed and County affixed.

dancho Cordova, CA 95670 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: was rivered for record on the littingay

Lots 8 and 9, Block 2, RIVERVIEW, according to the official plat thereof on file in mean the office of the County Clerk of Klamath County, Oregon. Condition (1980) LEOSI DEED | Klamath County Tax-Account #3909-005CD-00600. STATE OF ORECOR,

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fogether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

***CONTRESPURPOSE OP-SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

The date of maturity of the date searched by this instrument is the date, stated above, and an interest therein is sold, agreed to be associated, assigned or all animals of the state of t

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 so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attempts less necessarily paid or incurred by grantor in such proceedings and storney's less necessarily paid or sold in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor, agrees, at its own expense, to take, such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may, (a) consent to the making of any map or plat of said property; (b) join in 1811).

property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

1. 12. Upon/default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sessence with respect to any agreement hereunder, time being of the sessence with respect to and hereby immediately due and payable. In such any declare all sumicary at his election may proceed to foreclose this trust deed sengity as a mortiage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or regnedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary of the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hieraby whereupon the trustee shall ix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at, any, time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.755, may cure the delault or delaults. Ill the delault consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the being cured may be cured by the default occurred. Any other delault that is capital the importance of the cure of the cure of the cure of the paying the obligation of 'trust deed in any election and the proton as would not then be due had no default occurred. Any other delault that is capital the proton of the trust deed in any election of the trust deed in any election of the trust deed in any election of the proton of

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 successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be rested with all title, powers and duties conferred upon 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 mortgage 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 obligated to notify any party hereto of pending sale under any other deed of trust or, of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the tirustee hereunder must be either (an attorney) (who is an active) member of the Oregon's 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 rea property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to fully seized in fee simple of said described in	and with the bene	ficiary and those	claiming under him, th	except
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This deed applies to, inures to the benefit of personal representatives, successors and assigns. The secured hereby, whether or not named as a benefit gender includes the teminine and the neuter, and the	ie term beneticiary and iary herein. In constru	ing this deed and w	ana owner. Including biedge	e, or the command
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* IMPORTANT NOTICE: Delete, by lining out, whichever, not applicable; if warranty (a) is applicable and the ber as such word is defined in the Truth-in-Landing Act at beneficiary MUST comply with the Act and Regulation.	neficiary is a creditor	MICHAEL SC X S/20010	JII NODAND	Polance
disclesures; for this purpose use Stavens-Ness form No. If compliance with the Act is not required, disregard this compliance with the Act is not required, disregard this complexity of the Act is not required, disregard to the complexity of the Act is not required.	1319, or equivalent.	SHARON KAY	NOLAND on the Control of the late of the control of the late of the control of the late of	og odne samen name op de gan skondinger state den skonsk de delant den fan skonsk fan de de
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The undersigned is the legal owner and ho trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to recommend to the control of	u hereby are directed, Lell-evidences of inde	on payment to you bledness secured b	of any sums owing to you waild trust deed (which a	re delivered to you
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TRUST DEED the loffice from HE suitably Clerk the loffice from HE suitably Clerk	M, according t of Klamath Cou	o the officia nty, Oragon.	STATE OF OREGON, County ofKlas I certify that the v	nath
MICHAEL SCOTT NOLAND and SHARON 3600 Data Drive #572 Result your	KAY∜NOLAND ipe	d as;	was received for record	on the, 1989,
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PEARLE, M. MILLER	RECORDE		ment/microfilm/recept Record of Mortgages o Witness my hu	ion No. 2683, I said County. and and seal of
AFTER RECORDING RETURN TOIG 2H MOUNTAIN TITLE COMPANY OF THE RECORDING RETURN TO THE RECORDING PARTY.		ios of	County affixed.	
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