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FORM No. 811-Oregon Trust Deed Series-TRUST DEED. MTC-21996C	Vol. Page 15951
THIS TRUST DEED, made this 25th day of	August , 19.89 , between
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	a The JOSEPHINE B.
JOSEPHINE B. YOUNG, TRUSTEE HIS LARS	<u>Co-irustee or insector</u> ,
	terrates in trust, with power of sale, the property
as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to in	
a prutputten according to	the official plat thereof on file
in the office of the county office of	
Klamath County Tax Account #3909-005CD-0070C.	

nerein, shall become immediately due and payable. To protect the security of this trust dued, irrantor agrees: I To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to compile or restore prompily and in good and workmanike manner any building or improvement which may be constructed, damaged cr destroad thereon, and pay when due all costs incured therefor. 3. To comply with all laws, ordinances, relations, covenants, condi-tions and restrictions allecting said property; it the beneficary so requests, to join in executing such linancing statements puy to this same in the proper public offices or self agenesis as may be deemed desirable by the by filing officers or searching agenesis as may be deemed desirable by the building.

3. To comply with all laws, ordinances, regulations, covenants, continuents, and restriction attenting said property; if the beneficiary to request, to form an executing such linancing statements pursuant to the Unitorn Commercial Code as the beneficiary may require and to pay is thing same in the proper public officer or editers, as well as the cost of all len searches matter proper public officers as well as the cost of all len searches matter proper public officers as well as the cost of all len searches matter proper public officers as well as the cost of all len searches matter proper public officers as well as the cost of all len searches matter proper public officers as well as the cost of all len searches matter proper public officers as well as the cost of all len searches matter proper public of the said premises against has or damage by fire and mount not less than \$fplill. in the premises against has or damage by fire and mount not less than \$fplill in the premises against has or damage by fire officers of insurance shall be delivered to procure any such innurance and to prove any such innurance and to public of insurance shall be delivered to procure any such innurance and to the beneficiary as soon as insured? The prove any procure her insurance policy may be applied by beneficiary ary there of the methicary is thereal, may be applied by beneficiary any there of the matter placed on such as collected, or any patient or discrete hereby and in such order as beneficiary any delault on noice of delault hereinder or invalidate any and there of my delault or noice of delault hereinder or invalidate any and there of my delault or noice of delault hereinder or invalidate any and there of my delault on noice of delault hereinder or invalidate any and there of my delault or noice of delault hereinder or invalidate any and there of my delault on noice of delault hereinder or invalidate any and there of my delault or noice of delault hereinder or invalidate any and there of my delault or noice of delault h

It is mutually agreed that: 8. In the event that any portion or all (1 suid property shall be tiken under the right of eminent domain or condemnation, beneficiary shall have the information of the state of the state of the state of the monies payable right, if it so elects, to require that all or any portion of the monies payable of pay all reasonable costs, expenses and attorney's lees necessarily paid or the pay all reasonable costs, expenses and attorney's lees necessarily paid or pay all reasonable costs, expenses and attorney's lees necessarily paid or pay all reasonable costs, expenses and attorney's lees necessarily paid or pay bit list upon any reasonable costs and expenses and attorney's lees, paplied by it list upon any reasonable costs and expenses to take such actions licitary in such proceedings, and the balance applied upon the indbitedness licitary in such proceedings, and the balance applied upon the indbitedness ind exocute such instruments as shall be necessarily paid or incurred by bene-pensation, promptly upon beneficiary's request. Pensation, promptly upon beneficiary's request. Pensation, promptly upon beneficiary are to time upon written request o' bene-licitary, nayment of its lees and presentation of this deed and the note lor-bility of any person for the payment o' the indebitedness, trustor may (a) consent to the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or granting any easement or creating any restriction thereon; (c) join in any subordination or other without warranty, all or any part of the property. The thereoi, (d) reconvey wiance may be described as the "person or perions grantice in any reconvery of the reciclas therein of any matters or lacts shall legally entitled theory, and the reciclas thereoi. Truste's less tor any of the services mentioned in this paragraph shall be not less than \$5. services mentioned in the paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneliciary may at any time without molice, either in person, by akent or by a receiver to be ap-pine without molice, there in person, by akent or by a receiver to be ap-time without molice, either in sown name sue or otherwise collect the rents, eriy or any points, including those past due and unpaid, and apply the same, issues and prod expenses of operation and collection. Including forder as bene-lies and prod axpenses of operation and collection. Including the and other collection of such rents, issues and prolits, or the proceeds of the and other collection of such rents, issues and prolits, or the proceeds of the and other insures any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the in equity us a morage of ourset and for the truste to foreclose this trust deed worth the beneliciary at his election mayner and/or prive any other right of a directing elects to foreclose thy other state decident in the trustee shall execute and here the truste to pursue any other right or a divertisement and sale, or may direct the burneliciary may have. In the event the trustee shall execute and the result on the sale and payable. In such and declare all sums secured here by immediatored to foreclose this

Generation persons encourse into the analy may to the presenceary and coasts and expenses actually incurred in enforcing the obligation of the frust 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 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 suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any corenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulunes thereol. Any person, escluding the trustee, but including the grantor and beneticiary, may purchase at the sale. 15. When trustee sells pursuant on the order of their parcels of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee satorney. (2) to the obligation secure the interest of the truste in the trust accorded lines subsequent to the order of their parcels are interest surplus. 16. Beneliciary may prom time to time appoint a successor or succe-sors to any trustee name herein or to any successor trustee appointed here-und substitution shall be wated or appointed hereunder. Each such appointend and the scenare and be excited by written instrument executed by connitier and substitution shall be wated or appointed hereunder. Each such appointent and substitution shall be wated or appointed hereunder. Each such appointent and substitution shall be wated or appointed hereunder. Each such appointent and substitution shall be wated or appointed hereunder. Each such appointent of successor trustee. The shall be conclusive proof of proper appoint and the successor trustee. 17. Trustee accepts this trust when this deed, duly executed

ney, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an esciow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustae hereunder must be either on or or savings and loan association authorized to do builtess under the laws of Ore property of this state, its subsidicrites, offiliates, ogents or branches, the United Ste

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> 2 **NUG**

The granto: covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully saized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT none

and that he will warrant and forever delend the same against all persons whomsoever.

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 terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a not applicable; if warranty (a) is applicable and the lienef.dary is as such word is defined in the Truth-in-Lending Act and Regulation boneflictry MUST comply with the Act and Regulation by making discipurus; for this purpose use Stevens-Ness Form Na. 1319, or e If compliance with the Act is not required, disregard this notice.	a creditor SH on Z, tho required	ALLON DE ROCKWELL	<u>)</u>
(If the signer of the guard is a consortion, use file is an of a consultation and apposite.)			
STATE OF GREGON	STATE OF OR	5GON, )	
Gougiy of Klarath Falls	County of	<b>```````````````````````````````</b>	
The instrument wai secknowledged before nw on August 25, 19.89, by		was acknowledged before me on	,
	as	ана на 1925. К <mark>али на 1</mark> 777 г. с. 1927 г. 1	
SHARON A. ROCKWELL	of		
Thentie Red a	· · · · · · · · · · · · · · · · · · ·		
Notary Public for Oregon	Notary Public for	Oregon	
(SEAL)' My commission expires: 11/16/91	My commission e		(SEAL)
REQUIS	T FOR FULL RECONVEYA	NCE	
To be used on	y when obligations have	been paid.	
<i>TO</i> :	, Trustee		
said trust deed or pursuant to statute, to cancel all eviden herewith together with said trust deed) and to reconvey, with estate row held by you under the same. Mail reconveyance	out warranty, to t	he parties designated by the terms of said	
DATED:, 19,	•		
	1		
		Beneficiary	
De not less er destroy this Trust Deed OR THE NOTE which it secures	. Both muss be defivered	to the invited for cancellation before reconveyance wi	ll be made.
TRUST DEED		STATE OF OREGON,	)
TO PART O DE (FORAT No. BEL)" (199787 AL-1)	atotian generich	County of	h}ss.
STEVENS-NESS LAW-PUS. CO., PORTLAND. ORE. C. TA TANK	ke soare (tim li hijin li	I certify that the within	
SHARON A. ROCKWELL		was received for record on th	
1850 Riverside Dr.	Ne dia ganka dalam dalam. Ne dia kaominina	ofAug	
Klamath Falls, OR 97601	en an an an a' star a' star an a' star a' star Tha a' star a' s	at 12:14. o'clockR.M., e	
Grantor	SPACE RECERVED	in book/reel/volume No!	
JOSEPHINE B. YOUNG TRUST	FOR	page <u>15951</u> or as fee ment/microfilm/reception N	$\frac{100}{100}$
OUC NS DACKSON SC.	RECORDER'S USE	Record of Mortgages of said	
Roseburg, OR 97470	1993年1月1日日日 1993年1月1日日 1993年1月1日日	Witness my hand a	
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AFTER RECORDING RETURN TO	and the star	and a second for a second s	
MOUNTAIN TITLE: COMPANY OF	a din sa a	Evelyn Biehn, Count	v Clerk

1000111(水山)

-Fee-\$13.00------

NAME

By Dauline Mullender Deputy

TITLE

KLAMATH COUNTY

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cn.