FORM N 181-1 Oragon Trest De TE JIT DEED (No restriction on anity d Seria 00 41935 MIZ-21976 US. CO.. PORTLAND. Vol. <u>M89</u> Page 16865 TRUST DEED THIS TRUST DEED, nude this 22nd day of August MITCHELL HUDGINS and CHAFLOTTE HUDGENS, husband and wife ....., 19.89 , between as Grantor, CRATER TITLE INSURANCE CO. CLYDE SEVERSON - 841 Stewart Avenue - No. 5 - Mediford, Orecon 97501 ....., as Trustee, and WITNESSETH: Grantor irrevocably grunts, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 15, Block 5, TRACT NO. 1102, FIRST ADDITION TO BLEY-WAS HEIGHTS, according to the Official Plat thereof on file in the office of the County Clerk of Klamath County, Oregon and the second 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 suid real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the ຄີ f\$15 sum of THREE THOUSAND and 00/100-H note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if co SEP becomes due and payable. To protect the security of this irrus: deed, grantor aftrees: 1. To protect the security of this irrus: deed, grantor aftrees: and repair, not to remove or demolish any luiding or improvement thereon: 2. To commit or parmit any waste of said prosetty. 2. To commit or parmit any waste of said prosetty. 3. To commit or pay when due all costs incur at therefore destoyed thereon, do improvement which may be constructed, danuefed or 3. To complete any said prosetty. If the beneficiary said therefore ion in executing such acting said property. If the beneficiary cargues, to cial Code as the beneficiary may require and to pay for thing same in the by filling officers or searching adjencies as may be deemad desirable by the beneficiary. is the date, stated above, on which the final installment of said note standing any easement or creating any restriction thereon; (c) join in any attention or other agreement affecting this deed or the lien or charge franting any reconvey. without warranty, all or any part of the property. The factor (d) reconvey, without warranty, all or any part of the property. The easement in proof of the truthluness thereol. There is less for any of the Domain part of the truthluness thereol, any part of the property. The be contained in this parafraph shall be not less for any of the Domain any default by grantor hereunder, beneficiary may at any truth without notice, either in person, by agent of the set of any of the indebiding including those past due and unpaid in soch order as berever, and without regard to the property of any security for the indebiding including those past due and unpaid in soch order as beneficiary may indebidents secured hereby, and in such order as beneficiary may indebidents secured hereby, and in such order as beneficiary may description of a said property, and the entering upon and taking possession of said property, the offer of compensation or awards for any taking or damage of the provense of the shall not curve or compensation or awards for any taking or damage of the provense of the secure hereby immediately due and provide. In this performance of any agreement hereunder, time being of the beneficiary at his performance of any agreement hereunder, the beneficiary may and the secure hereby immediately due and his the beneficiary or any at a mort gate or any agreement hereunder, the beneficiary may divert the beneficiary of any advertisement and salp the second to be appressive and his decident any agreement hereunder, the beneficiary or the beneficiary or any taking the beneficiary or the beneficiary or any direct the trustee to foreclose this trust deed by the due have or any direct the trustee to foreclose this trust deed by the beneficiary or any other tight or the beneficiary or an cial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cori of all files searches made beneficiary.
A. To provide and continuously main an insurance on the buildings officers or searching agencies as may be deemed desirable by the beneficiary.
A. To provide and continuously main an insurance on the buildings officer time to time require, in anyount not less than \$...INS...VALUE inter time to time require, in anyount not less than \$...INS...VALUE inter time to time require, in anyount not less than \$...INS...VALUE inter time to time require, in the definition of any policy of insurance not or here stire any such insurance and to define said policies to the beneficiary as the same at grantor's exponse. The anyount of any picture of the same at grantor's exponse. The anyount of there of the or insuch of a sub-defined search any lie or other insurance policy may be applied by beneficiary the one or alway the referse to the thereby and may be applied by beneficiary the one or alway the referse to the deal of the same at grantor's exponse. The anyount of there, said policies to the insurance policy may be applied by beneficiary the one or alway of a such notice.
To keep said premises free from any struction liens and to ray always the provide alway there any the or or other there any anyound of assessed upon or sainst said other charges the anyount of a such struction liens and there any the or or or alway the applied by fire or the advance there any the applied by fire there any the definition and the make struction liens and there as and there approver boild the famitor lait the ray to the approvent of a struct of the there any the applied by fire any the above any delation and there have any delation and there and approvent of the bond in the struct and the approvent of the approvent of the approvent.
To keep said premises free from any struction liens and to ray allow the approvent of the approvent of the approvent and expenses actually incurred in enforcing the obligation of the 'trust deed together with trustee's and altorney's lees not exceeding the amounts provided by law. I. 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 in one parcel or provided by law. The trustee may sell said comports either auction to the high separate parcels and shall sell the parcer of an Lorent shall deliver to the purchase and shall sell the parceny sell said shall deliver to the purchased in form as required by law. Trustee the property so eool, but without any covenant or warranty, express or provided of the truthfulness thereof. Any purchase at the sale. The recitals in the dol any matters of lact shall be conclusive or the granter and beneficiary, may person, excluding the trustee, but including the farater and beneficiary, may person, excluding the trustee, but including the farater and beneficiary, may person as the sale. The description of the obligation secured hink trust deed, (J) the expense of sale, in-struction the obligation secured hink trust deed, (J) to all persons thering recorded lives and the trust when the trust priving and (4) the surplus. 16. Beneficiary may appear in the order of their priving and (4) such surplus. 16. Beneficiary may from time to time appoint a successor or successor upon any trustee named herein or to any successor in interest entitled to such surplus. 16. Trustee named herein or to any successor in the successor upon any trustee named herein or to any successor in the successor upon any trustee in amade or appointed bereunder. Each dia appointent which the properties in subsect with all title, prowrs and to the successor upon any trustee in named by written instrument executed to appointent which the properties in the more type of our proves appointed herein of the successor trustient shall be conclusive proof of proper appointment which the properties in the subsect execond of the county to counties in of It is mutually agreed that: 3. In the event that any portion or all of taid property shall be taken under the right of event domain or condemnative, bencheary shall have the right, it is so elects, to request that all or any particulary shall have the to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount fequired to pay all reasonable contaking, which are in excess of the amount provide of applied by it first upon any particular courts and expenses and altorney's ben-ficiary in such proceedings, the first and appellance applied upon the indebtedness incurred by denote of frantor dist the balance applied upon the indebtedness and execute such instruments as the information of this deid and the note to the any time and from time to fine upon written request of bene-endorsement (in case of tull reconveyants for carcellation), whout affecting (a) consent to the maxing of any map or plat of und property; (b) join in (a) consent to the maxing of any map or plat of und property; (b) join in

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NOTE: The Trust Deed Act provides that the trustee is rear-lar must be either on attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busives under the lows of Oregon or the United States, a title insurance company authorized to insure the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licegeed under DRS 678.585 to state 585.

រអង់រំដំពូររ 16866 The grantor covenants and agrees to and will the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against 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 bensit 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 required, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending At and Regulation by making required disclosures; for this purpose used to and Regulation by making required of actours; for this purpose used to and required discourses is a construction of the purpose of the signer of the ubaye is a construction of the purpose of the ubaye is a construction the the form of action by making required discourses of the ubaye is a construction of the signer of the ubaye is a construction of the purpose of the ubaye is a construction of the signer of the ubaye is a construction of the purpose of the ubaye is a construction of the signer of the ubaye is a construction of the purpose of the ubaye is a construction of the signer of the ubaye is a construction of the purpose of the ubaye is a construction of the signer of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a construction of the purpose of the ubaye is a constructi Titten SI-HERRY L. DODD MOTARY PUBLIC CALIFORTIA PRINCIPAL OFFICE IN SYN BERTIARDING COUNTY STATE OF OBSIGED CALIFOR 此人 By Cyrimission Expires Jug 2 1993 County of San Berlin (City County of OREGON. This instrument was acknowledged before me on , 19 89, by Mitchell Hudgens and Charlotte Hudgens 19 ... . bv яς renn J. Abdd Notary Public for States Notary Public for Gregor (SEAL) California commission expires: My commission expires: (SEAL) [44]3 REQUEST FOR FULL RECONVEYANCE to be used only when obligations have been paid. TO: ... Trustoe The undersigned is the lefal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are direated, on payment to you of any sums owing to you under the terms of suld trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you horewith together with said trust deed) and to recurvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: ... 10 Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance TRUST DEED STATE OF OREGON, (FOI:M No. \$81-1) County of ......Klamath SS. VB. CO. Pr I certily that the within instrument was received for record on the .8th... day of \_\_\_\_\_September\_\_ ....., 19.89..., Grantor SPACE RESERVED in book/reel/volume No. ...M89....... on FOR RECORDER'S USE ment/microfilm/reception No. 4935 ...., Record of Mortgages of said County. Bonoficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. CRATER TITLE COMPANY P. D. BOY 250 By Suretha A filich Depu MENFORD, OR 97501 Deputy ree \$13.00