together with trustee's 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 be postponed as in the notice of sale or the time to which said sale naw be postponed as in the notice of sale or the time to which said sale naw be postponed as in the notice of sale or the time to which said sale naw be postponed as in the notice of sale or the time to which said sale naw be postponed as the purchase its deed in form as required bor 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 warranty, express or im-of the truthluness there of any matters of lact shall be conclusive proof the grantor and beneficiar, may purchase at the sale. 15. When trustee sole survants to the powers provided herein, trustee cluding the compensation of sale to payment of (1) the express of sale, in-stattorney (2) to the obligation secured by the trust deed, (3) is by it in surveying the proceeded of any matters of the trust events of sale. In stattorney (2) to the obligation secured by the trust deed, (3) is by it in surveying the proceeded of any successor in interest of the trust surplus, if any, to the grantor to this successor in interest entitled to suck surplus, if any, to the grantor or to his successor in interest entitled to suck and the denticed the interest of the trustee the sale. 16. Beneliciary may trom time to the interest of the trustee to the trust and the interest of the successor in interest of the sole to buck and the interest of the sole of the trustee and the sole and the interest of the sole of the trustee of the sole of the sole and the interest of the sole of the trustee and the sole and the interest of the sole of the powers in the order of the proving and (5) the and the interest of the sole of the power of the sole of the sole of the trustee to the sole and the sole of the sole of the sole appoint a successor of successor and the sole of the

Survey and the appreciation or release thereol as aloresaid, shall not cure or pursuant to delault or notice.
12. Upon, default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct thrustee to forcelose this trust deed advertisement all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct the beneficiary may direct the beneficiary at his election may proceed to forcelose this trust deed advertisement and sale, or may direct the beneficiary at his election the beneficiary may have. In the event of the beneficiary at his election the beneficiary may have. In the event of the beneficiary at his election to advertisement and sale, the beneficiary or the beneficiary of the second his written notice of delault by remedy, either at law or in equity, which he trustee to pursue any other right or the beneficiary election to ell the said described call property to saisly the obligation notice thereof as the required by law and proceed to forcelose this trust deed in the manner provided in ORS 86.735.
13. "After the trustee has commerced for lorcelose this trust deed in the manner provided in ORS 86.746."
13. "After the trustee has commerced 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 or control the such ab condition to curing the default of the default occurred with may be cured by paying the ontion and the default. The default occurred is aligned to bay advertisement and sale, and at any time grior to 5 days before the date the trustee conducts the the default or defaults. If the default occurred the function as would be advertise and at any target by tendering the cured by tendering the protion as would be the during the cured by tendering the poly paying the default or the basel is

products you grant and granting any easement or creating any restriction thereon; (c) join in any subordination, or other agreement allecting this deed or the lied or charge drantee in any reconveyation may be described as the "points" or persons be conclusive proof of the transfer of any matters or lacts shall services mentioned in this paragraph shall be not less than \$5. If the conclusive proof of the transfer of the property. The end of the proof of the transfer of the property of the services mentioned in this paragraph shall be not less than \$5. If the conclusive proof of the transfer of the property of the interview of the proof of the property of the proof of the property of the indebidness hereby switch regard to the adequacy of any security for erfy or any part thereof, since end of the adequacy of any security for erfy or any part thereof, the own name sue or otherwise collest and proof lissues and profits, including those past due and unpaid, and apply the rents, less costs and expenses of open and taking possession of said property, the collection of such rents inpus and profits, or the proceeds of the adequation of the insurance policies or computation of a collection, including transfer as bene-fination of such rents inpus and profits, or the proceeds of the add of the property, and the application or clease thereof as allor of the add collection of such rents inpus and profits for the proceeds of the add of the addition of a collection, including the add of the property, and the application or clease thereof as adversed, shall not cure or pursuant to such notice.

WARE OF ONE OF

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, as Trustee, and

PORTLAND, OR, 9720

herein, shall become immediately due and payable. A state of the socurity of this trust deed, grantor agrees: Mark of the socurity of this trust deed, grantor agrees: Mark of the socurity of this trust deed, grantor agrees: Mark of the socurity of this trust deed, grantor agrees: Mark of the socurity of the socurity

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, it not sooner paid, to be due and payable \_\_\_\_\_\_\_ **per\_terms\_of\_note\_\_\_\_\_**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, convered, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, therein, shall become immediately due and payable. The date is and payable are expressed therein, or for date of the maturity dates expressed therein, or

MIC-22204P COPYRIGHT 1988

TRUST DEED

MONITHIS TRUST DEED, made this \_\_\_\_\_9th \_\_\_\_\_day of \_\_\_\_\_October \_\_\_\_\_\_, 19.89 ..., between

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath

Lot 6 in Block 5, JACK PINE VILLAGE, according to the official plat thereof on file in

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 said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FTOUT THOUSAND FTUE HINDER AND NOT100-

De an bose at an use the lover GS this it is require section give that pe at labort is the points in the safet termination of CREASE STRATES

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ELMER W. COPSTEAD & DORRIE M. COPSTEAD, husband and wife or survivor

the office of the County Clerk of Klamath County, Oregon.

MICHAEL P. MULLIKIN & CAROL M. MULLIKIN, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

GEVANIOS

FORM No: 881—Oregon Trust Deed Series—TRUST DEED.

Tax Account No. 2309-25A0-6000

6374

as Beneficiary,

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It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of event domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies prohibe to pay all reasonable contaking, which are in excess of the amonies prohibe to pay all reasonable contaking, which are in excess of the amonies prohibe to pay all reasonable contaking, which are in excess of the amonies prohibe to pay all reasonable contaking, which are in excess of the amonies prohibe to pay all reasonable contaking, which are in excess of the amonies prohibe to pay all reasonable contaking, which are in excess of the amonies prohibe to the trial and appelinders and the probable of incurred by the indebted secured hereby, and protocedings, and the balance applied upon the indebted and execute such instruments as shall its own expense, to take such actions and executes such instruments as shall its own expense, to take such actions 9. At any time and from time time upon written request of bene-endorsement (in case of tull reconvegancies to calculation), without affections (a) consent to the making of any map or plat of said property; (b) join in

NOTE. property

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time in time appoint a successor or success-under, the latter shall be vested with all title, powers and duries conferred trustee, the latter shall be vested with all title, powers and duries conferred and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in of the successor trustee.

32676

The Trust Deed Act provides that the trustee hereunder must be either on attarney, who is an active member of the Oregon State Bar, a bank, trust company ings 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 real by of this state, its subsidiaries, alfiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505 to 696.505.

	19420
The grantor covenants and agrees to and with the y seized in fee simple of said described real property a	beneficiary and those claiming under him, that he is law- and has a valid, unencumbered title thereto
- And A. S. A.	
I that he will warrant and forever defend the same a	gainst all persons whomsoever.
	<ul> <li>And Annual Annual Control of Co</li></ul>
The grantor warrants that the proceeds of the loan represent	ted by the above described note and this trust deed are:
(a)* primarily for grantor's personal, and the personal stand of the personal stand of the person of	(3) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1
ersonal representatives, successors and assigns. The company herein In c	parties hereto, their heirs, legatees, devisees, administrators, executors, ary shall mean the holder and owner, including pledgee, of the contract construing this deed and whenever the context so requires, the masculine ber includes the plural.
ecured hereby, whether or not named as a beneficially hereby me ender includes the terminine and the neuter, and the singular numb IN WITNESS WHEREOF, said grantor has her	reunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b or applicable; if warranty (a) is applicable and the beneficiary is a cred	a) is <u>Michael P. Mullikin</u> Michael P. Mullikin
is such word is defined in the from including and the by making requirent fictory MUST comply with the Act and Regulation by making required to the statement was form No. 1319, or equival	the structure dataset of the structure o
lisclosures; for mis purpose out activity of a segurity of the second seco	lent. Carol M. Mullikin
If the signer of the above is a corporation, se the form of acknowledgement apposite.)	
STATE OF OREGON,	TATE OF OREGON, ss.
-t-omioded before me on	his instrument was acknowledged before me on 9, by
Michael P. Mullikin & Carol M. Mullikin	1 An an application of the applications of the applications of the application of the
Milla and	
A CARLES AND A C	Votary Public for Oregon (SEA) My commission expires:
S NOTAR	R FULL RECONVEYANCE
To be used only when the best of the second only when the second only when the second only when the second on the	hen obligations have been pold.
	rustee biodness secured by the foregoing trust deed. All sums secured by se increted on payment to you of any sums owing to you under the terms
The undersigned is the legal owner and holder of an inde	biodified with the work of any sums owing to you under the terms
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