FORM No. 881 Oregon Trust Deed Series-TRUST DEED

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MTC220-6-P TRUST DEED Vol.<u>m89</u> Page**19437** @ 6381

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ROGER D. LAWRENCE & DONNA S. LAWRENCE, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

, as Trustee, and

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II A SHITT MARGARET O. SMITH

as Beneficiary,

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WITNESSETH:

157.55

gene (spin Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

the maintain to make an is a street to Lots 3 and 4, Block 12, TWO RIVERS NORTH, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Tax Account No. 2607 00180 11500 20 Million of the beau

2607 001B0 11600

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 connecfor with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of _TWENTY_NINE_THOUSAND SEVEN_HUNDRED_FIFTEEN_AND_NO/100-----(\$29,715.00)-

not sooner paid, to be due and payable to beneficiary of order and made by grantor, the final payment of principal and interest hereoi, if 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 thereoi, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the secure immediately due and payable.

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, benclicary shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the triat upon any reasonable costs and expenses and attorney's bene-ficiary in such proceedings, and its 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 com-pensation, promptly upon beneficiary's request. Iticary, payment of its lees and presentation of this deed and the mote for endorsement (in case of lull reconveyances, for cancellation), without allecting 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

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally emitted thereto" and the recitals there on any matters or lact share thereoi; (d) reconveyance may be described as the "person or persons legally emitted thereto" and the recitals there on any matters or lact share services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receive to be ap-pointed by a court, and without regard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession describe the rent issues and profits, including those past due and unpaid, and apply he same, less costs and expenses of operation and collection, including reasonable attor-nery's lees upon any indebtedness secured hereby, and in such order as bene-licitary may determine. 11. The entering upon and taking possesion of said property, the collection of such rents, issues and profits, or the proceeds of the rand other property, and the application or release thereod as aloresaid stall not cure or pursuant to such notice. 1. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance.

collection of such rents, issues and prolits, or the proceeds of the and other property, and the application or release thereol as diversid, shill not cure or waive any default 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 essence with respect to such payment and/or performance, the beneficiary may declute be meliciary at his election may proceed to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, the beneficiary may have. In the event the beneficiary at his election may direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, the beneficiary or the respective to a store of the trustee the beneficiary or the trustee that and proceed to foreclose the able of the beneficiary or notice thereof as then required by faw and proceed to foreclose this trust deed sale, the grantor or any other person so priviled by ORS 86.753, may cure the default or default. If the default consists of a laiture to pay, when due, sum secured by the trust deed, the default may be cured by paying the entite able due the default consists of a laiture to pay, when due, sum secured by the trust deed, the default for the said for the default or default is rusted and no default eccurred. Any other bedault and the file bedault or default is repaired by the said to note; is addition to curing the default or default or default eccurred. Any other bedault that is capable of obligation or trust deed. By us dendring the protones as would not the best had no default eccurred. Any other bedault that is capable of obligation or trust deed, by law rind enting the obligation or trust dee

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan 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 estrow agent licensed under ORS 696.505 to 695.585.

	The grantor covena fully-seized in to	and agrees to and with	19
	milee simple	of-said described real proper	194 the beneficiary and those claiming under him, that he ty and has a valid, unencumbered title thereto
	and the second	stead of the state	
		and forever defend the same	against all persons whomsoever.
	 Construction of the second seco		 Annual Service Science Sc
		Sealed States and the sealed of the sealed o	
	The grantor warrants that (a)* primarily tor grantor's	the proceeds of the loan represented	ed by the above described note and this trust deed are: poses (see Important Notice below);
	gender includes the temining	med as a beneficiary have beneficiar	y shall mean that heirs, legatees, devised
		LOF, said grantor has here.	in plural.
	epofi-t uerined in the Truth	ne ne peneticiary te	
di	s upplicable; if warranty (a) is applic s such word is defined in the Truth-i eneficiary MUST comply with the Act isclosures; for this purpose use Stevens compliance with the Act is not require	n-Lending Act and Regulation 7	Roger D. Lawrence Maussence
1 11	the signer of the above is a corporation, the form of acknowledgement opposite.)	o, usregard this notice.	
6 11 - 455	TATE OF OREGON		Donna S. Lawrence Addrewed
	Countries Q Q 1 D	\$55	S OF OREGON,
Roge	Thes Instrument was acknowle Die Die 1987 In D. Lawrence & Donna	dged before me on This ins	nty of
0		S. Lawrence	0y
(SE	AL)	I refler	
	Mu poganussion expires:	Control and P	ublic for Oregon
- States			NOTAL STREAM
TÖ:			
trust d	The undersigned is the legal owne	, Trustee	
said tr herewit	ust deed or pursuant to statute, t th together with said trust deed) ar	stied. You hereby are directed, on to cancel all evidences of indebte	scured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of dness secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed do
1 - 10 - E.F.	neid by you under the same h	Wait Warranty,	to the partice I in itst deed (which are delivered
DATEL	9:	ality man and statisty association and	to
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	not lose or destroy this Trust Deed OR THE	NOTE which it secures. Both must be	Jonesiciary
	not lose or desirey this Trust Deed OR THE	NOTE which it secures. Both must be delly	Boneficiary vered to the trustee for cancellation before reconveyance will be made.
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