FORM No. 881-Oregon Trust Deed Series-TRUST DEED

6860 MTC 21601 TRUST DEED		ge 20298
THIS TRUST DEED, made this 231d day of	OCTOBER 2	, 19.89, between
as Grantor, <u>Mountain Title Company of Klamath County</u> Harriet A. Worden	e Consession of the set Sectors	, as Trustee, and
as Beneficiary, ¹²¹⁰ Grantor irrevocably grants, bargains, sells and conveys to tr in		in the second

Block 4, WILLIAMS ADDITION, according to the official plat thereof on file with the Clerk of Klamath County, Oregon

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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

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sum of ... thirty thousand (\$30,000.00) 140310

note of even date herewith, payable to beneficiary, or order and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and payable <u>October</u> /5, 19-92 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 thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

söld, conveyed, assigned or alienated by the grantor without first there, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable? "A structure of the security of this trust deed, grantor?agrees?" To protect the security of this trust deed, grantor?agrees?
To complete or restore paid property. If good condition and repair, no complete or restore paid property. If good condition and repair, no protect, preserve and maintain said property. If good condition and repair, no complete or restore paid property. If good condition and repair, and pay when due all costs incurred threaded, damaged or 1.5. To complete or restore paid property. If the beneficiary so request, to four and restrictions allering sitements burnts, conditions, covenanti, condition and restrictions allering sitements burnts, conditions, covenanti, condition of the condition and restrictions allering sitements burnts and the cost of all lies secrets made buildings and restrictions allering and the cost of all lies secrets made buildings and restrictions allering and the cost of all lies secrets made buildings and property if the beneficiary so request, to four the cost of the state of the baseling of the secret buildings and another the said premises against loss of damage bit the secret of the said premises against loss of damage bit the division of the secret base of the beneficiary as soon as insured if the grantor while all the division to procue any such insurance and to four any policy of insurance policy and in such has any be allowed and there any the same the said property and the state any the another such has any procure the same af and placed on said buildings any determine, or at option of beneficiary with loss payable to the behavior any determine, or at option of beneficiary with any the same there of any species of the same and and placed on said and place of a same and any determine. The anount collected under any the colling same the tond all any below of

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, it is oelects, 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 attorney's lees necessarily paid or applied by it first upon any portions and the paid to beneficiary and applied by it first upon any the proceedings, shall be paid to beneficiary and applied by it first upon any the proceedings, shall be paid to beneficiary and applied by it first upon any the proceedings and the balance applied upon the indebtedness secured hereby, and grantor shall be necessarily in obtaining such com-liciary in such instruments as shall be necessary in obtaining such com-9. At any time and from time to time upon written request of bene-ned and row time to the first our time to the day and the balance endorsement (in case of full reconveyances, for cancellation), whithout allecting (a) consent to the making of any map or plat of said property; (b) join in and endorsement to the making of any map or plat of said property; (b) join in

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proceed to loreclose this trust deed in the manner provided in ORS 86.735. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 daya before the date thustee contacts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the endire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the default first is capable of obligation or itrust deed. In any case, in addition to curing the default to estimate together with trustees and attorney's less not exceeding the amounts provided by any other the such attorney's less not exceeding the amounts provided 14. Otherwise, the sale shall be bold on the

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law. 4. Otherwise, the sale shall be held on the date and at the time and place designations in the notice of sale or the time to which said sale may in one parcel or in wided by law. The trustee may sell said property either in one parcel or invited by law. The trustee may sell said property either in one parcel or invited by law. The trustee may sell said property either in one parcel or invited by law. The trustee may sell said property either in one parcel or invited by law. The trustee may sell said property either in one parcel or invited by law. The trustee may sell said property either in one parcel of the purchase design and shall sell the parcel or parcels at shall deliver to the purchase of any matters of lact shall be conclusive prop-of the truthulunes thereof. Amy person, excluding the trustee, but including the grantor and beneficiary may person, excluding the trustee, but including the compensation of the trustee and a matters of lact shall be conclusive pro-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured and a reasonable charge by trustee's attorney. (2) to the frantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-rustee, the latter shall be vested with all title, powers and duties conterred upon any trustee named herein or to any successor trustee appointed berry trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee in named or appointed here outdow or counties in outder. Upon such appointment, and without conveynnee to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee in named or appointed here only or counties in or the property is siluted, shall be conclusive prool of proper appointmen

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 nuthorized to insure title to real 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.

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The grantor covenants and agrest fully seized in tee simple of said descr a certain trust deed and note Loan Association, to which th	ibed real property a Securing an of	nd has a va	lid, unencumbered title thereto	Avconting
and that he will warrant and forever.	defend the same ag	ainst all per	sons whomsoever.	a Sanadan (K. 1997) - Sanada Kabupatén (K. 1997) 19 Ang Sanada (K. 1997) - Sanada Kabupatén (K. 1997) 19 Ang Sanada (K. 1997) - Sanada (K. 1997) 19 Ang Sa
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The grantor warrants that the proceeds	of the loan represented	by the above	described note and this trust deed are:	and the second s
 (a) primarily for grantor's personal, if (b) for an organization, or (even if go 	mily of household purp antor is a natural perso	oses (see Impo on) are for busi	rtant Notice below), ness or commercial purposes.	an ea stait Staales Gaart wie Staal (Staales) Mig Staales (Missier) Mig Staales (Missier)
This deed applies to, inures to the ber- personal representatives, successors and assign secured hereby, whether or not named as a be gender includes the feminine and the neuter, a IN WITNESS WHEREOF; sai	neticiary herein. In con nd the singular number	includes the pl	e holder and owner, including pledgee	, of the contract s, the masculine
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and it as such word is defined in the Truth-in-Lending beneficiary MUST comply, with the Act and Regul disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disrega	ever warranty (a) or (b) is ever warranty (a) or (b) is to beneficiary is a creditor Act and Regulation Z, the ation by making required No., 1319, or equivalent,	AUQIE S	<u>oviland</u> Oviland Oviland Oviland	
(If the signer of the obversion opposite, the contracts) use the form of the obversion opposite, the signer of the signer opposite.	en fran an far an an Martina farmar an Martina a farmar an	- Lething and the second secon		
STATE OF OREGON,	Co	TE OF OREGO	N, sector	
This Instrument was acknowledged be October: 23, 1989, by Audile Soyland and Linda Soyla husband and wife,	2 12 mm * 11 10	instrument was , by	acknowledged before me on	
(SEAL) My commission expires 7-6	19.440	y Public for Ore	國際部長 여행 가지 않는 것은 것은 것 같은 것 같은 것 같은 것을 가지 않는다. 같은 사람은 것 같은 것 같은 것은 것은 것 같은 것 같은 것 같은 것 같은 것	(SEAL)
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To: and control of the second the second	Trustee	bieran encour Bieran	방법법법(이상)에는 사람이는 것이 가지 않는 것이 가지 않는 것이 있다. 1993년 - 2014년 1997년 - 2014년 1997년 - 2014년 1997년 1997년 1997년 1997년 1997년 1994년 - 1994년 - 1997년 - 1997년 19	가는 것은 것은 것이 가슴을 상품 및 가장 것가지 있다. 할 수 있는 것이 같이 있다.
The undersigned is the legal owner and trust deed have been fully paid and satisfied. said trust deed or pursuant to statute, to can herewith together, with said trust deed) and to estate now held by you under the same Mail of the same same same same same same same sam	Noider of all indebted You hereby are directed incel all evidences of in reconvey, without warr reconveyance and document reconveyance and document re	ess secured by d, on payment debtedness sec anty, to the p ments to	the foregoing trust deed. All sums to to you of any sums owing to you und tred by said trust deed (which are d arties designated by the terms of said	secured by said ler the terms of elivered to you I trust deed the
			Beneticiary	
Do not lose or destroy this Trust Deed OR THE NO	IE which is secures. Both muss	t be delivered to t	ne trustee for concellation before reconveyance w	ill be made.
SECOND				
TRUST DEED	erk of Klamst	n County,	STATE OF OREGON, County ofKlamath. I certify that the withi	
Audie Soyland and Linda Soynt	r Gregar, sisterio e Will True True		was received for record on th ofOct.	he 24thday
land ^{Creation} Grantor	SPACE RE		at10:24. o'clockAM., in book/reel/volume No	and recorded .M89on
Harriet A. Worden	FOI	المجاجع ويعاطب والمجلوب والمعادية	page <u>20298</u> or as fee ment/microfilm/reception 1	Vo. 6860,
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